



# भारत का राजपत्र

## The Gazette of India

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

सं. 13]

नई दिल्ली, शनिवार मार्च 27, 1965/चत्र 6, 1887

No. 13]

NEW DELHI, SATURDAY, MARCH 27, 1965/CHATRA 6, 1887

इस भाग में भिन्न पृष्ठ संख्या थी जाती है जिससे कि वह अलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation

## नोटिस

## NOTICE

नीचे लिख भारत के अपाधारण राजपत्र 15 मार्च, 1965 तक प्रकाशित किए गये

The undermentioned Gazettes of India Extraordinary were published upto the 15th March, 1965 :—

Issue No.	No. and Date	Issued by	Subject
47.	S. O. 860, dated 9th March, 1965.	Central Board of Taxes.	Direct The Income-tax (Third Amendment) Rules, 1965.
48.	S. O. 861, dated 11th March, 1965.	Ministry of Law	Declaration containing the name of the Candidate elected by the Bangalore Parliamentary Constituency.
49.	S. O. 862, dated 12th March, 1965.	Ministry of Information and Broadcasting.	Approval of films specified therein.
50.	S. O. 863, dated 12th March, 1965.	Ministry of Commerce	Declaration that no person shall enter into any forward contract for the sale etc. of silver coins.
	S. O. 864, dated 12th March, 1965.	Do.	Declaration that certain provisions of the Forward Contracts (Regulation) Act, 1952 shall apply to non-transferable specific delivery contracts in respect of silver coins.

Issue No.	No. and Date	Issued by	Subject
S. O. 865, dated 12th March, 1965.	Ministry of Commerce		Declaration that no person shall enter into any non-transferable specific delivery contracts for the sale etc. of silver coins.
51. S. O. 908, dated 15th March, 1965.	Ministry of Finance		Appointing Shri R. N. Misra, Joint Secretary, as Administrator in addition to his own duties.

कृपया निम्नों असाधारण राजपत्रों की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, सिल्ली के नाम मांगपत्र भेजने पर भेज दी जाएंगी। मांगपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की तारीख से 10 दिन के भीतर पहुंच जाने चाहीएँ।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

#### भाग II—लकड़ 3—उपलकड़ (ii)

#### PART II—Section 3—Sub-section (ii)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ स्तर प्रशासन को छोड़कर) केन्द्रीय प्राधिकारियों द्वारा जारी नियम गति विधिक आदेश और अधिसूचनाएँ।

**Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).**

#### ELECTION COMMISSION, INDIA

New Delhi, the 10th March 1965

**S.O. 912**—In pursuance of sub-rule (5) of rule 89 of the Conduct of Elections Rules, 1961, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for bye-election to the 'House of the People' from the constituency specified in the corresponding entry in column 2 thereof, at the bye-election held in 1964, has, in accordance with the decision given today by the Election Commission under sub-rule (4) of the said rule, failed to lodge any account of his election expenses and will accordingly become subject to the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, on the expiration of two months from the date of the said decision.

#### SCHEDULE

Name and address of contesting candidate	Serial No. and name of constituency
1	2
Shri Krishna Rao Zingraji Makde, c/o Shri Onker Nath Shyam Lal, 124, Phapha Mau Bazar, Allahabad.	56—Phulpur.

**S.O. 913**—In pursuance of sub-rule (5) of rule 89 of the Conduct of Elections Rules, 1961, the Election Commission hereby notifies the name of the person shown in column I of the Schedule below who having been a contesting candidate for bye-election to the House of the People from the constituency specified in column 2 thereof, at the bye-election held in 1964 has, in accordance with the decision given today by the Election Commission under sub-rule (4) of the said rule failed to lodge his account of election expenses in the manner required by law and will accordingly become subject to the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, on the expiration of two months from the date of the said decision.

#### SCHEDULE

Name and address of contesting candidate	Serial No. and name of constituency
I	2
Shri Indudeb, 7, Albert Road, Allahabad.	56—Phulpur.

[No. UP-HP/56/64-Bye(2).]

*New Delhi, the 11th March 1965*

**S.O. 914**.—Whereas the election of Shri Bal Krishna Singh as a member of the House of the People from the Chandauli constituency of that House has been called in question by an election petition by Shri Prabhu Narain Singh;

And whereas by its notification No. 82/221/62, dated the 21st December, 1964, the Election Commission appointed Shri R. N. Misra, District Judge, Varanasi to be the Member of the Election Tribunal constituted for the trial of the said petition;

And whereas the said Shri R. N. Misra has resigned the membership of the said Tribunal and a vacancy has accordingly occurred in the office of the Member of the Tribunal;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 86 and section 88 of the Representation of the People Act, 1951, the Election Commission hereby appoints Shri Basudeo Lal Srivastava, Additional District Judge, Varanasi to fill the said vacancy and Varanasi as the place where the trial of the said petition shall be held.

[No. 82/221/62.]

*New Delhi, the 18th March, 1965*

**S.O. 915**.—In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission, in consultation with the Government of Kerala hereby nominates Shri S. Nagamathan as the Chief Electoral Officer for the State of Kerala with effect from the date he takes over charge and until further orders vice Shri P. I. Jacob transferred.

[No. 154/5/65.]

By order,

PRAKASH NARAIN, Secy.

#### MINISTRY OF HOME AFFAIRS

*New Delhi, the 18th March, 1965.*

**S.O. 916**.—Whereas the Central Government is of the opinion that it is necessary and expedient in the public interest to exempt His Excellency Mr. Tan Siew Sin, Finance Minister of the Federation of Malaya, from the operation of some of the provisions of the Arms Act, 1959 (54 of 1959);

Now therefore in the exercise of the powers conferred by clause (a) of section 41 of the said Act, the Central Government hereby exempts His Excellency Mr.

Tan Siew Sin from the operation of the restrictions and directions imposed under the Arms Act and Rules in regard to—

- (i) Import into India or 'shikar' weapons, fifty rounds of 450 rifle ammunition and three hundred rounds of 12 bore shot gun ammunition,
- (ii) Transport, possession and carrying of the articles mentioned above within India subject to the condition that none of these articles shall be sold to any one in India with consideration or otherwise and
- (iii) Export of these articles out of India.

This exemption shall remain valid from 16th March, 1965 to 2nd April, 1965.

[No. 17/3/65-Police, IV.]

S.O. 917.—In exercise of the powers conferred by section 18 of the Central Reserve Police Force Act, 1949 (66 of 1949), the Central Government hereby makes the following rules further to amend the Central Reserve Police Force Rules, 1955, namely—

1. These rules may be called the Central Reserve Police Force (Amendment) Rules, 1965.

2. In Sub-rule (a) of rule 94 of the Central Reserve Police Force Rules, 1955, in the Note under item (3),—

- (i) for the words, brackets and figure "The grant of uniform allowance to the officers mentioned at item (3)", the words, brackets and figure "The grant of initial uniform allowance mentioned in item (3) to the officers mentioned in the said item" shall be substituted;
- (ii) the words, abbreviation and figures "so that the deputationists permanently absorbed in the Central Reserve Police do not, in any case, get more than Rs. 900 as uniform allowance in a period of ten years" shall be omitted.

[No. F. 9/14/64-Police II.]

G. L. BAILUR, Under Secy.

## MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 15th March 1965

S.O. 918—Statement of the Affairs of the Reserve Bank of India as on the 5th March, 1965.

## BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital Paid up . . . . .	5,00,00,000	Notes . . . . .	27,26,97,000
		Rupee Coin . . . . .	5,23,000
Reserve Fund . . . . .	80,00,00,000	Small Coin . . . . .	3,10,000
National Agricultural Credit (Long Term Operations) Fund . . . . .	86,00,00,000	Bills Purchased and Discounted :— (a) Internal . . . . .	..
		(b) External . . . . .	..
National Agricultural Credit (Stabilisation) Fund. . . . .	9,00,00,000	(c) Government Treasury Bills . . . . .	72,53,24,000
		Balances Held Abroad* . . . . .	11,93,14,000
		Investments** . . . . .	136,88,61,000
		Loans and Advances to :— (i) Central Government . . . . .	..
National Industrial Credit (Long Term Operations) Fund . . . . .	10,00,00,000	(ii) State Governments @ . . . . .	49,72,41,000
Deposits :—		Loans and Advances to :— (i) Scheduled Banks† . . . . .	132,48,05,000
(a) Government . . . . .		(ii) State Co-operative Banks †† . . . . .	149,69,88,000
(i) Central Government . . . . .	104,91,14,000	(iii) Others . . . . .	2,31,08,000
(ii) State Governments . . . . .	5,46,03,000	Loans, Advances and Investments from National Agricultural Credit (Long Term Operations) Fund	

LIABILITIES	Rs.	ASSETS	Rs.
(a) Loans and Advances to :—			
(b) Banks		(i) State Governments . . . . .	27,72,28,000
(i) Scheduled Banks . . . . .	86,20,20,000	(ii) State Co-operative Banks . . . . .	10,86,78,000
(ii) State Co-operative Banks . . . . .	2,52,99,000	(iii) Central Land Mortgage Banks . . . . .	..
(iii) Other Banks . . . . .	3,69,000	(b) Investment in Central Land Mortgage Bank Debentures . . . . .	4,45,53,000
		Loans and Advances from National Agricultural Credit (Stabilisation) Fund	
		Loans and Advances to State Co-operative Banks . . . . .	
(c) Others . . . . .	148,73,27,000	Loans, Advances and Investments from National Industrial Credit (Long Term Operations) Fund	
Bills Payable . . . . .	54,49,28,000	(a) Loans and Advances to the Development Bank . . . . .	
		(b) Investment in bonds/debentures issued by the Development Bank . . . . .	
Other Liabilities . . . . .	70,35,76,000	Other Assets . . . . .	
Rupees . . . . .	662,72,36,000	Rupees . . . . .	35,76,13,000
			662,72,36,000

\*Includes Cash and Short-term Securities.

\*\*Excluding Investments from the National Agricultural Credit (Long Term Operations) Fund and the National Industrial Credit (Long Term Operations) Fund.

③Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

†Includes Rs. 31,05,00,000 advanced to scheduled banks against usance bills under Section 17(4) (c) of the R. B. I. Act.

††Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

Dated the 10th day of March, 1965.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 5th day of March, 1965

ISSUE DEPARTMENT

LIABILITIES	Rs.	RS.	ASSETS	Rs.	Rs.
Notes held in the Banking Department.	27,26,97,000		Gold Coin and Bullion :—		
Notes in circulation	2607,51,89,000		(a) Held in India	133,75,66,000	
Total Notes issued		2634,78,86,000	(b) Held outside India	..	
TOTAL LIABILITIES		2634,78,86,000	Foreign Securities	6946,13,000	
			TOTAL	203,21,79,000	
			Rupee Coin	95,19,01,000	
			Government of India Rupee Securities	2336,38,06,000	
			Internal Bills of Exchange and other commercial paper	..	
			TOTAL ASSETS	2634,78,86,000	

P. C. BHATTACHARYYA,  
*Governor.*

Dated the 10th day of March, 1965.

[No. F.3(2)-BC/65.]

New Delhi, the 20th March 1965

**S.O. 919.**—In pursuance of clause (a) of sub-section (1) of section 19 and sub-section (1) of section 20 of the State Bank of India Act, 1955 (23 of 1955), the Central Government hereby reappoints Shri H. M. Seervai, Advocate, Shiv Shanti Bhavan, Queen's Road, Bombay, as the Vice-Chairman of the State Bank of India for a period of one year from the 22nd March, 1965.

[No. F.8/25/65-SB.]

R. K. SESHADRI, Director (Banking)

(Department of Economic Affairs)

New Delhi, the 16th March, 1965

**S.O. 920.**—In exercise of the powers conferred by section 14 of the Industrial Development Bank of India Act, 1964 (18 of 1964), the Central Government hereby appoints the 27th day of March, 1965 as the date with effect from which a special fund to be called the Development Assistance Fund shall be established by the Industrial Development Bank of India for the purposes referred to in Chapter V of the said Act.

[No. F. 10(26)-Corp/64]

M. K. VENKATACHALAM, Dy. Secy.

(Department of Company Affairs & Insurance)

New Delhi, the 15th March 1965

**S.O. 921.**—The following draft of certain rules further to amend the Insurance Rules, 1939, which the Central Government proposes to make in exercise of the powers conferred by section 114 of the Insurance Act, 1938 (4 of 1938) is published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby; a notice is hereby given that the draft will be taken into consideration on or after the 15th April, 1965.

Any objection or suggestion which may be received from any person with respect to the draft on or before the date specified above will be considered by the Central Government.

Draft Rules

1. These rules may be called the Insurance (Amendment) Rules, 1965.
2. In the Insurance Rules, 1939, in rule 2—
  - (a) in clause (iii), for the words "Madhya Pradesh" the words "Madhya Pradesh and the Union territory of Goa, Daman and Diu" shall be substituted;
  - (b) in clause (iv), after the words "and West Bengal", the words, "and the Tuensang district in the State of Nagaland" shall be inserted; and
  - (c) in clause (vi), for the words "the Union territory" the words, "the Union territories of Pondicherry and" shall be substituted.

[No. F. 51(54)-INS.I/61.T]

S. S. SHARMA, Under Secy.

(Department of Company Affairs & Insurance)

New Delhi, the 15th March, 1965

**S.O. 922.**—In exercise of the powers conferred by Section 410 of the Companies Act, 1956 (1 of 1956), the Central Government hereby extends the terms of the following members of the Advisory Commission, from 1st April, 1965 until further orders:—

1. Shri K. K. Sharma.
2. Shri V. L. D'Souza.
3. Shri C. C. Chokshi.
4. Shri H. L. Khanna.
5. Shri Kali Mukerjee.

and appoints Shri K. K. Sharma to be the Chairman thereof for the period he continues as a member of the Advisory Commission.

[No. 6(10)-CI/65.]

B. M. MITRA, Jt. Secy.

## (Department of Company Affairs &amp; Insurance)

New Delhi, the 22nd March 1965

**S.O. 923.**—In exercise of the powers conferred by sub-section (5) of section 5 of the Emergency Risks (Goods) Insurance Act, 1962 (62 of 1962), the Central Government hereby makes the following scheme further to amend the Emergency Risks (Goods) Insurance Scheme issued with the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. S.O. 3945, dated the 28th December, 1962, namely:—

1. (1) This scheme may be called the Emergency Risks (Goods) Insurance (Amendment) Scheme, 1965.

(2) It shall come into force on the first day of April, 1965.

2. In the Emergency Risks (Goods) Insurance Scheme for paragraph 10, the following paragraph shall be substituted, namely:—

“10. *Rate of premium.*—(1) The premium payable under any policy of insurance in respect of the quarter ending on the 30th day of June, 1965, shall,—

(a) in the case of a person having a policy in force on the 31st day of March 1965, be nil;

(b) in any other case, at the rate of six paise for every hundred rupees or any part thereof of the sum insured, subject to a maximum of twenty-five rupees.

(2) Where the amount of any premium payable under clause (b) of subparagraph (1) involves a fraction of a rupee, the premium shall be rounded off to the nearest rupee. The premium shall be payable in one lump sum in respect of the entire quarter for which the policy is or is continued in force:

Provided that if any goods become insurable or are insured under this scheme after the commencement of a quarter, the premium shall be payable in one lump sum, which shall be equivalent to the amount payable in respect of goods insurable during the entire quarter reduced by an amount which bears to the first mentioned amount the same proportion as the number of completed months in that quarter before the goods become insurable or are insured bears to three, the actual amount due in accordance with this proviso if it involves a fraction being rounded off to the nearest rupee.”

[No. 101(9)INS.I/64-ERI(I).]

**S.O. 924.**—In exercise of the powers conferred by sub-section (6) of section 3 of the Emergency Risks (Factories) Insurance Act, 1962 (63 of 1962), the Central Government hereby makes the following scheme further to amend the Emergency Risks (Factories) Insurance Scheme issued with the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. S.O. 3946, dated the 28th December, 1962, namely:—

1. (1) This scheme may be called the Emergency Risks (Factories) Insurance (Amendment) Scheme, 1965.

(2) It shall come into force on the first day of April, 1965.

2. In the Emergency Risks (Factories) Insurance Scheme for paragraph 8, the following paragraph shall be substituted, namely:—

“8. *Rate of premium.*—(1) The premium payable under any policy of insurance in respect of the quarter ending on the 30th day of June, 1965, shall,—

(a) in the case of a person having a policy in force on the 31st day of March, 1965, be nil;

(b) in any other case, at the rate of ten paise for every hundred rupees or any part thereof of the sum insured, subject to a maximum of twenty-five rupees.

(2) Where the amount of any premium payable under clause (b) of subparagraph (1) involves a fraction of a rupee, the premium shall be rounded off to the nearest rupee. The premium shall be payable in one lump sum in respect of the entire quarter for which the policy is or is continued in force:

Provided that if any factory becomes insurable or is insured under this scheme after the commencement of a quarter, the premium shall be payable in one lump sum, which shall be equivalent to the amount payable in respect of factories insurable during the entire quarter reduced by an amount which bears to the first mentioned amount the same proportion as the number of completed months in that

quarter before the factory becomes insurable or is insured bears to three, the actual amount due in accordance with this proviso if it involves a fraction being rounded off to the nearest rupee."

[No. 101(9)INS.I/64-ERI(II).]

**A. RAJAGOPALAN**, Officer on Special Duty &  
Ex-Officio Jt. Secy.

(Department of Revenue)

**INCOME-TAX**

New Delhi, the 16th March 1968

S.O. 925.—In exercise of the powers conferred by sub-section (6) of section 38 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies Sri Thayumanaswami Temple, Rock Fort, Tiruchirapalli to be of historic, archaeological and artistic importance for the purposes of the said section.

[No. 22 F. No. 16/66/64-IT(AI).]

G. R. DESAI, Dy. Secy.

(Department of Revenue)

**INCOME-TAX ESTABLISHMENTS**

New Delhi, the 19th March 1968

S.O. 926.—Consequent on his having been deputed to U.S.A. for training, the powers conferred on Shri D. N. Pande by the Ministry of Finance (Department of Revenue) Notification No. 16-Income-tax Establishments, dated the 12th February 1964 are hereby withdrawn with effect from the afternoon of 25th February, 1968.

[No. 61.]

M. G. THOMAS, Under Secy.

(Department of Revenue)

**CUSTOMS**

New Delhi, the 27th March 1968

S.O. 927.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution and of all other powers enabling him in that behalf, the President hereby rescinds the following notifications, namely:—

1. The notification of the Government of India in the late Finance Department (Central Revenues) No. 19, dated the 11th September, 1943, and
2. The notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 4 Customs, dated the 10th January, 1959.

[No. 41/F. No. 7/42/63-L.C.II.]

S.O. 928.—In exercise of the powers conferred by section 6 of the Customs Act, 1962 (52 of 1962), the Central Government hereby entrusts to the police officers in the districts of Thanjavur, Tirunelveli, Ramanathapuram and Kanyakumari in the State of Madras specified in column 1 of the Table below, within the limits of their respective jurisdiction excluding the customs areas therein,

with the functions of an officer of customs under the sections of the said Act specified in the corresponding entry in column 2 of the said Table:

TABLE

Police Officers of the Madras State Sections of the Customs Act, 1962

All Police Officers.	Section 100, 102, 106 and 110.
Police Officers of and above the rank of Sub-Inspector.	Section 101.
Police Officers of and above the rank of Inspector.	Section 104.

[No. 42/F. No. 7/42/63-L.C.II.]

G. P. DURAIRAJ, Dy. Secy.

CENTRAL BOARD OF DIRECT TAXES

INCOME-TAX

New Delhi, the 12th March 1965

S.O. 929.—In exercise of the powers conferred by Section 126 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Direct Taxes hereby deletes Serial No. 43 and the entries thereagainst from the Schedule annexed to its notification S.R.O. 1214 (No. 44 Income-tax) dated the 1st July, 1952.

[No. 3 F. No. 55/230/64-I.T.]

S.O. 930.—In exercise of the powers conferred by Section 126 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Direct Taxes hereby makes the following additions to the Schedule annexed to its Notification No. 1 (F. No. 55/233/63-IT) dated the 18th May, 1964 :—

After the Serial No. 15 in the said Schedule, the following item shall be added :—

1	2	3	4	5	6
16	All persons under the Audit Control of	The I.T.O. Salary Circle, Meerut.	Inspecting Assistant Commissioner of Income-tax, who has been appointed to perform the functions of an Inspecting Assistant Commissioner of Income-tax in respect of Salary Circle, Meerut.	Appellate Assistant Commissioner of Income-tax who has been vested with powers to hear appeals against the decision of the Income-tax Officer referred to in Column 3.	C.I.T. UP-II, Lucknow.
(i)	The Controller of Defence Accounts, Central Command, Meerut.				
(ii)	The Controller of Defence Accounts, Western Command, Meerut.				
(iii)	The Deputy Director of Audit Defence Services, Central Command, Meerut.				
(iv)	The Deputy Director of Audit Defence Services, Western Command, Meerut.				
(v)	The Controller of Defence Accounts 'Funds', Meerut.				

[No. 4 F. No. 55/230/64-I.T.]

G. M. KULKARNI, Under Secy.

**MINISTRY OF PETROLEUM AND CHEMICALS**

Baroda, the 20th January 1965

**S.O. 931.**—Whereas by the notifications of the Government of India in the former Ministry of Mines and Fuel, S.O. Nos. 2998, 2999, 3000 and 3001 dated 9th October, 1963 and the Ministry of Petroleum & Chemicals S.O. No. 1603 dated 30th April, 1964, and S.O. Nos. 3032, 3033 and 3034 dated 24th August, 1964 under sub-section (1) of Section 6 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962, the right of user has been acquired in the lands specified in the Schedule appended thereto, for the transport of petroleum from the Ankleshwar Oil Field in Gujarat State to Uttran in Gujarat State.

And whereas the Oil and Natural Gas Commission has terminated the operations referred to in clause (i) of sub-section (1) of Section 7 of the said Act, on the 20th January 1965.

Now, therefore, under Rule 4 of the Petroleum Pipelines (Acquisition of Right of User in Land) Rules, 1963, the Competent Authority hereby notifies the said date as the date of termination of the operations referred to above. Any person interested in the said lands, may file a claim for compensation for damages, if any, sustained by that person by reason of the exercise of the powers conferred by Section 7, within sixty days, from the said date of termination of the operations, before the Competent Authority at Elampeeco, Sayaji Gunj, Opp. College, Lokmanya Tilak Road, Baroda, in the office of the Gujarat Pipelines Project, Oil and Natural Gas Commission. The claim for compensation shall be made in the prescribed form.

[No. GPL/L/II/2.]

T. D. SOYANTAR, Competent Authority,  
under the Act for Gujarat.

**MINISTRY OF STEEL & MINES**

(Department of Mines and Metals)

New Delhi, the 20th March 1965

**S.O. 932.**—In exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), and of all other powers enabling it in this behalf, the Central Government hereby rescinds the notification of the Government of India in the late Ministry of Steel, Mines and Heavy Engineering (Department of Mines and Metals) No. 41, dated the 27th December, 1963.

[No. C2-22(19)/63.]

K. SUBRAHMANYAN, Under Secy.

**MINISTRY OF FOOD AND AGRICULTURE**

(Department of Agriculture)

**CORRIGENDUM**

New Delhi, the 15th March, 1965

**S.O. 933.**—In the Senna Leaves and Pods Grading and Marking Rules, 1964, published under the notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. S.O. 3976, dated the 12th November, 1964, on pages 4430 to 4435 of the Gazette of India, Part II, Section 3, sub-section (ii) dated the 21st November, 1964:—

- (1) at page 4431, in rule 5, for “सतीग उत्पाद” read “भारतीय उत्पाद”
- (2) at page 4433, in Schedule II,—
  - (a) in the heading of column 3, for “silver”, read “sieve”;
  - (b) in the foot note against “Non-specified”, in the fourth line from the bottom for “than”, read “that”.

(3) at page 4435, in Schedule IV.—

(a) in column 1, for "O.1" read "No. 1";

(b) in the foot note against "Other refractions" insert "," between "blemished" and "shrivelled" and also between "leaves" and "the".

[No. 15-4/65-AM.]

SANTOKH SINGH, Under Secy.

### MINISTRY OF REHABILITATION

(Office of the Chief Settlement Commissioner)

New Delhi, the 12th March 1965

**S.O. 934.**—In exercise of the powers conferred on the Chief Settlement Commissioner by sub-section (2) of section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, he hereby delegates, with effect from the 11th March 1965 to Shri S. P. Jain, Settlement Commissioner, Punjab his powers under section 23, 24 and 28 of the said Act for the purpose of passing necessary orders under these sections in so far as they relate to the custody, management and disposal of property (including agricultural land) in the State of Punjab in a rural area as defined in clause (f) of rule 2 of the Displaced Persons (Compensation and Rehabilitation) Rules, 1955, which forms part of the Compensation Pool. Shri S. P. Jain will exercise this power so long as he holds the post of Deputy Secretary, Rehabilitation Department, Punjab Government.

[No. F. 3(4)/L&R/65.]

G. D. KSHETRAPAL, Chief Settlement Commissioner.

(Office of the Chief Settlement Commissioner)

New Delhi, the 11th March 1965

**S.O. 935.**—In exercise of the powers conferred by Sub-section (1) of section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby appoints Shri S. P. Jain, Deputy Secretary, Rehabilitation Department, Punjab Government, so long as he holds that post, to be a Settlement Commissioner in the State of Punjab, for the purpose of performing, in addition to his own duties as Deputy Secretary, Rehabilitation Department, Punjab Government the functions assigned to a Settlement Commissioner by or under the said Act, in respect of agricultural lands and shops in any rural area including houses, cattle sheds and vacant sites forming part of the compensation pool.

[No. F. 3(4)/L&R/65.]

M. J. SRIVASTAVA,  
Settlement Commissioner & Ex-Officio Under Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 11th March 1965

**S.O. 936.**—In exercise of the powers conferred by Clause (a) of Sub-Section (2) of Section 16 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954, (44 of 1954) the Central Government hereby appoints for the States of Maharashtra, Gujarat, Andhra Pradesh, Madras, Mysore and Kerala, Shri B. K. Mehta, Settlement Officer in the office of Regional Settlement Commissioner, Bombay, as Managing Officer for the custody, management and disposal of compensation Pool with effect from the date he took over charge of his office.

[No. 6/1/62-Admn-Reg.-Per/CSC/ARG.]

KANWAR BAHADUR,  
Settlement Commissioner (A) & Ex-Officio Dy. Secy.

### MINISTRY OF HEALTH

New Delhi, the 12th March 1965

**S.O. 937.**—In exercise of the powers conferred by sub-section (2) of section 12 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consulting the Medical Council of India, hereby makes the following amendment in the Second Schedule to the said Act, namely:—

In the said Schedule, against the entry relating to the Punjab University, in the last column the following foot-note shall be inserted, namely:—

“(g) When granted on or before the 15th August, 1947. This condition shall not apply in cases where these qualifications are already recognised on or before the 12th March, 1965.”

[No. F. 32-19/63-MPT.]

**S.O. 938.**—Whereas, in pursuance of the provisions of clause (b) of sub-section (1) of section 3 of the Indian Medical Council Act, 1956 (102 of 1956), Dr. P. Narasimha Rao, M.B.B.S., M.S., F.I.C.S., F.A.C.S., Principal, Guntur Medical College, Guntur, and Member of the Faculty of Medicine, Andhra University, Waltair, has been elected by the Andhra University, to be a member of the Medical Council of India with effect from the 8th February, 1965;

Now, therefore, in pursuance of sub-section (1) of section 3, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Health No. F. 5-13/59-MI, dated the 9th January, 1960, namely:—

In the said notification, under the heading “Elected under clause (b) of sub-section (1) of section 3”, against serial No. 8, for the existing entry, the following entry shall be substituted, namely:—

“Dr. P. Narasimha Rao, M.B.B.S., M.S., F.I.C.S., F.A.C.S.,  
Principal, Guntur Medical College, Guntur, and  
Member of the Faculty of Medicine, Andhra University, Waltair.”

[No. F. 4-28/64-MPT.]

New Delhi, the 16th March, 1965.

**S.O. 939.**—Whereas, in pursuance of the provisions of clause (b) of section 1 of the Dentists Act, 1948 (16 of 1948), Dr. S. P. Srivastava, M.S., F.R.C.S., Dean, Faculty of Medicine, Agra University, Agra, has been elected by the Medical Council of India to be a member of the Dental Council of India with effect from the 16th February, 1965;

Now, therefore, in pursuance of the provisions of section 3 of the said Act, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Health No. 3-2/62-MII, dated the 17th October, 1962, namely:—

In the said notification, under the heading “Elected under sub-section (b) of section 3”, for the entry against serial No. 1, the following entry shall be substituted:—

“Dr. S. P. Srivastava, M.S., F.R.C.S., Dean, Faculty of Medicine, Agra University, Agra”.

[No. F. 3-2/65-MPT.]

B. B. L. BHARADWAJ, Under Secy.

New Delhi, the 15th March, 1965

**S.O. 940.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Puncher-cum-Verifier in the Directorate General of Health Services, namely:—

**1. Short title.**—These rules may be called the Directorate General of Health Services (Puncher-cum-Verifier) Recruitment Rules, 1965.

**2. Application.**—These rules shall apply to the post of Puncher-cum-Verifier as specified in column I of the Schedule annexed hereto.

**3. Classification and Scale of pay.**—The classification of the said post and the scale of pay attached to it shall be as specified in columns 2 and 3 of the said Schedule.

**4. Method of recruitment, age-limit and other qualification.**—The method of recruitment to the said post, age limit, qualifications and other matters relating thereto shall be as specified in columns 4 to 12 of the Schedule aforesaid:

Provided that the upper age-limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes, Scheduled Tribes and other categories of persons in accordance with the orders issued from time to time by the Central Government.

**5. Disqualification.**—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible for appointment to the post, and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

## SCHEDULE

*Recruitment Rules for the post of Puncher-cum-Verifiers in the Directorate General of Health Services, Ministry of Health*

Name of Post	Classification	Scale of pay	Whether selection post or recruit non-selection post	Age limit for direct recruit	Edl. & Other qualifications required for direct recruits	Whether qualifications prescribed for direct recruits will apply in the case of promotees	Period of Probation	Method of rectt.	In case of rectt. by exists whether promotion by direct transfer rectt. or grades promotion from on transfer which & % of promotion the vacan- cies to be made filled by various methods	If a DPC. what is its composition	Circumstances in which UPSC is to be consulted in making recruitment.
1	2	3	4	5	6	7	8	9	10	11	12
Puncher-cum-Verifiers	General Central Service, Class III, Non-Gazetted, Non-Ministerial.	Rs. 110-3 131-4 155-EB 4-175- 5-180.	Not applicable.	18 to 25 years.	Matriculation with training in Punch Operating in a recognised Institution.	Not applicable.	Two years	100% by direct recruitment.	Not applicable.	Not applicable.	Not applicable.

[No. F. 38-11/65-Estt(P).]

New Delhi, the 16th March 1965

S.O. 941.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Librarian, Grade I in the Directorate General of Health Services, namely:—

**1. Short title.**—These rules may be called the Directorate General of Health Services (Librarian, Grade I) Recruitment Rules, 1965.

**2. Application.**—These rules shall apply to the post of Librarian, Grade I as specified in column 1 of the Schedule annexed hereto.

**3. Classification and Scale of pay.**—The classification of the said post and the scale of pay attached to it shall be as specified in columns 2 and 3 of the said Schedule.

**4. Method of recruitment, age-limit and other qualifications.**—The method of recruitment to the said post, age limit, qualifications and other matters relating thereto shall be as specified in columns 4 to 12 of the Schedule aforesaid:

Provided that the upper age-limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes, Scheduled Tribes and other categories of persons in accordance with the orders issued from time to time by the Central Government.

**5. Disqualification.**—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible for appointment to the post, and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post.

Provided that the Central Government, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHE

*Recruitment rules for the post of Librarian, Grade I, Directorate*

Name of the post	Classification	Scale of pay]	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees
1	2	3	4	5	6	7
<i>Rs.</i>						
Librarian, Grade I.	General Central Service, Class II, Gazetted.	350—25—500 —30—590— EB—30—800 EB—30—830 —35—900.	Not applicable.	35 years and below (relaxable for Government servants).	(i) Degree of a recognised University applicable, preferably in biological sciences. (ii) Degree/Diploma in Library Science of a recognised institution. (iii) About five years' experience in a responsible capacity in a library of standing including experience of dealing with medical and/or scientific literature. (Qualifications relaxable at Commission's discretion in the case of candidates otherwise well-qualified.)	Not applicable.
<i>Desirable :</i>						
					(i) Post-graduate qualifications in Biological sciences. (ii) Working knowledge of any modern European language other than English.	

## DULH

*General of Health Services*

Period of probation, if any      Method of recruitment whether by direct recruitment or by promotion or transfer and percentage of the vacancies to be filled by the various methods'

In case of recruitment by promotion/transfer, is its promotion/transfers to be made

If a D.P.C. exists, what grades from which position

Circumstances in which U. P. S. C. is to be consulted in making recruitment

8	9	10	11	12
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Two years.	Direct recruitment	Not applicable	Not applicable.	As required under the rules.
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[No. F.38-58/64-Estt.(P).]

K. SATYANARAYANA, Under Secy.

## MINISTRY OF EDUCATION

## ARCHAEOLOGY

New Delhi, the 5th March 1965

**S.O. 942.**—Whereas the Central Government is of opinion that the ancient and historical monument specified in the schedule to this notification has ceased to be of national importance.

Now, therefore, in exercise of the powers conferred by section 35 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby declares that the monument aforesaid have ceased to be of national importance for the purposes of the said Act.

*List of Monuments proposed for withdrawal of protection*

S1. No.	State	District	Locality	Name of monument	Protection No. and date
1	2	3	4	5	6
1	Panjab . . .	Karnal	Nizampur	Kos Minar	(i) No. 679, dated 4-7-1914. (ii) No. 1083, dated 1-12-1914 Government of Panjab.

[No. F. 4-43/63.C.1.]

New Delhi, the 6th March 1965

**S. O. 943.**—In pursuance of section 36 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby makes the following corrections in the description of the ancient monument referred to at item 5 of notification No. 110 dated the 17th November, 1906 issued by the late Government of Central Provinces in the Public Works Department and declared to be of national importance for the purpose of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958) under section 3 of that Act, namely :—

For the entries

5 Chanda Chanda Ballarpur Fort wall.

Read the following entries namely :

5 Chanda in Maharashtra State.	Chanda	Ballarpur	Ballarpur Fort comprised of fort walls, ruins of a palace, two gate-ways and adjacent lands bearing survey plot Nos. 98 and 99, covering an area of 6·30 acres bounded on the
			North :—by Survey plot No. 97.
			East :—by Survey plot No. 94/6.
			South :—by Survey plot No. 100.
			West :—by the River Wardha.

(NOTE.—The area is owned by Government).

[No. F. 4-40/64.C.1]

S. J. NARSIAN, Asstt. Educl. Adviser.

## DEPARTMENT OF SOCIAL SECURITY

New Delhi, the 19th March, 1965

**S.O. 944.**—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government having regard to the location of the factories mentioned in the Schedule below in sparse areas in the State of Maharashtra, hereby exempts them from the payment of the employer's special contribution leviable under Chapter VA of the said Act until the enforcement of the provisions of Chapter V of that Act in those areas.

## SCHEDULE

Sl. No.	Name of the district	Name of the area	Name of the factory
1	Ratnagiri	Pophalai	M/s. Koyna Underground Power House and Allied workshop.
		Khed	M/s. J. N. Contractor Stone Crusher.
		Rajapur	M/s. State Transport Depot Workshop.
2	Poona	Kondhwa Khurd	M/s. Poona Agricultural Products.

[No. F. 6/62/64-HI.]

**S.O. 945.**—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories mentioned in the Schedule below in sparse areas in the State of Bihar, hereby exempts them from the payment of the employer's special contribution leviable under Chapter VA of the said Act until the enforcement of the provisions of Chapter V of that Act in those areas.

## SCHEDULE

Sl. No.	Name of District	Name of the area	Name of the factory.
1	Champaran	Bettiah	Government Model Tannery Centre.
2	Dhanbad	Mahuda	Bokaro Engg. Works (P) Ltd.
		Patherdih	(1) Patherdih Engg. Works. (2) Patherdih Coal Washery, Hindustan Steel Ltd.
3	Hazaribagh	Hesla	1. Workshop of Patratu Thermal Power Station, 2. Central Garage Patratu Thermal Power Station, 3. Arvind Construction Co. 4. Shah Construction Co. Ltd., Patratu Thermal Power Station. 5. M/s. Modern India Construction Co. Ltd.
4	Palamau	Daltonganj	1. Vinod Forest Industries. 2. Ashok Trading Agencies.
5	Patna	Biharsarif	Foot Wear Factory.
6	Shahabad	Arrah	Arrah Engg. Works.

[No. F. 6/24/65-HI.]

**S.O. 946.**—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories mentioned in the Schedule below in sparse areas in the State of Mysore, hereby exempts them from the payment of the employer's special contribution leviable under Chapter VA of the said Act until the enforcement of the provisions of Chapter V of that Act in those areas.

#### SCHEDULE

Sl. No.	Name of District	Name of the area	Name of the factory
1	Bangalore	Bilwardahalli Achalur	Card Board Packaging Co. Senapathy Whiteley (P) Ltd.
2	Bellary	Hampsagar	Masagi Kotrabasappa Oil Mills.
3	Chickmagalur	Moodigiri Basavanahalli	Vijayalakshmi Inds. Sri Ganesh Saw Mills
4	Chitradurga	Tallak Holalkere	Sub-Station, Mysore State Electricity Board. Sub-Station, Mysore State Electricity Board.
5	Dharwar	Mudargi	Sri Mahalakshmi & Co.
6	Hassan	Arsekere	James Match Industries.
7	Kolar	Kolar Gold Fields Chickballapur	Sub-Station, Mysore State Electricity Board. Sub-Station, Mysore State Electricity Board.
8	Mandya	Mandya	Sub-Station, Mysore State Electricity Board.
9	Shimoga	Kargal Shimoga	Sharavati Valley Project. Sub-Station, Mysore State Electricity Board.
10	South Kanara	Ganjimut Gulvady Malpe	Punja Tile Works. Prabhakara Tile Factory. Coronet Canning Co.
11	Tumkur	Ammasandra Tumkur	Mysore Cements Ltd. Sub-Station, Mysore State Electricity Board.

[No. F. 6/29/65-HI.]

**S.O. 947.**—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories mentioned in the Schedule below in sparse areas in the State of Orissa, hereby exempts them from the payment of the employer's special contribution leviable under Chapter VA of the said Act until the enforcement of the provisions of Chapter V of that Act in those areas.

#### SCHEDULE

Sl. No. 1	Name of District 2	Name of the area 3	Name of the factory 4
1	Balasore	Remuna	Remuna Panchayat Samity Kathakarigar Samabaya Samity Ltd.
2	Cuttack	Ghasiput	Ghasiput Panchayat Tile Making Industrial Co-operative Society, Post-Damapara.

1	2	3	4
3	Dhenkanal	Korjan	The Dhenkanal Tile Making Co-operative Society Ltd.
4	Ganjam	Berhampur Kotinda	Kalinga Cement Products, Lanjipally Road. Aska Co-operative Tile Factory Ltd.
5	Mayurbhanj	Karanjia Rairangpur	Ambika Saw Mill. Gupta Wood Industries.
6	Sambalpur	Mudipara	Central Workshop State Transport Service.
7	Sundergarh	Latkata	Orissa Industries.

[No. F. 6/28/65-HI.]

**S.O. 948.**—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories mentioned in the Schedule below in sparse areas in the State of Kerala, hereby exempts them from the payment of the employer's special contribution leviable under Chapter VA of the said Act until the enforcement of the provisions of Chapter V of that Act in those areas.

## SCHEDULE

Sl. No.	Name of District	Name of the area	Name of the factory
1	Alleppey	Mannar Mavelikara Shertallay	The Southern Metal Rallin Mills. The Universal Match Factory Kottarkavu. The Shertallai Coir Mats and Matting Co-operative Society Ltd. Shearing Factory.
2	Ernakulam	Mulanthuruthy Kadathi, Muvattupuzh	C.V. Mathai Company.
3	Kottayam	Munnar	Janatha Allied Industries. St. George Saw Mills, Scientific Department, K.D. H.P. Co. Ltd.
4	Trichur	Kallur, Thekkummuri	Valoor Industries.

[No. F. 6/26/65-HI.]

**S.O. 949.**—In exercise of the powers conferred by section 87 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the Damodar Valley Corporation Sub-station, Howrah, from all the provisions of the said Act, except chapter VA thereof, for a further period of one year from the 1st April, 1965.

[No. F. 6(19)/65-HI.]

**S.O. 950.**—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories mentioned in the Schedule below in sparse areas in the State of Rajasthan, hereby exempts them from the payment of the employer's special contribution leviable under Chapter VA of the said Act until the enforcement of the provisions of Chapter V of that Act in those areas.

## SCHEDULE

Sl. No.	Name of District	Name of the area	Name of the factory
1	Jaipur . . .	Sanganer . . .	M/s. Hand Made Paper Makers Cooperative Society Ltd.
2	Jalore . . .	Jalore . . .	M/s. Kasturi Metal Industries
3	Jodhpur . . .	Bilara . . .	M/s. Rajasthan State Electricity Board.
4	Kotah . . .	Cablenagar (Alnia)	M/s. Oriental Power Cables Ltd.

[No. F. 6/25/65-HI.]

**S.O. 951.**—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories mentioned in the Schedule below in sparse areas in the State of Uttar Pradesh hereby exempts them from the payment of the employer's special contribution leviable under Chapter VA of the said Act until the enforcement of the provisions of Chapter V of that Act in those areas.

## SCHEDULE

Sl. No.	Name of District	Name of the area	Name of the factory
1	2	3	4
1	Bijnore . . .	Najibabad . . .	(1) Lakshmi Carbons (2) Vijay Cold Storage and Katha Industries.
2	Bareilly . . .	Bhojipura . . .	Kisan Products Limited.
3	Bulandshahr . . .	Khurja . . .	(1) Krishna Dall Mills. (2) Central Potteries.
4	Dehradun . . .	Rishikesh Mussoorie . . .	Sturdia Chemicals Limited. Hicks Thermometers (India) Ltd.
5	Etah . . .	Etah Kasganj . . .	Hindustan Lever Limited. Hind Industries (Regd.)
6	Etawah . . .	Etawah . . .	U. P. Co-operative Spinning Mills Ltd.
7	Farrukhabad . . .	Kaimganj . . .	Shree Mohan Malleable Manufacturers.
8	Garhwal . . .	Kotdwara . . .	Agarwal Mills.
9	Gonda . . .	Balrampur . . .	Hydel Steam Station.
10	Jalaun . . .	Kalpi . . .	Government Handmade Paper Production-cum-training Research Centre.
11	Mainpuri . . .	Sirsaganj Mainpuri . . .	Nagni Ram Gopi Chand. Isher Rice and General Industries.
12	Meerut . . .	Baraut . . .	(1) Martand Syringes and Thermometers (2) Martand Pharmaceuticals
		Loni . . .	Western Engineering and Sales Co-operation.

1	2	3	4
13	Moradabad . . .	Gajroula . . .	Ganga Iron and Steel Rolling Mills.
		Aniroha . . .	C. K. Chemical Works.
14	Muzaffarnagar . . .	Jhal Nirgajni . . .	Nirganjni Power Station,
15	Nainital . . .	Nanak Sagar Colony Haldwani	Heavy Earthmover Workshop. Haldwani Furniture Mart
16	Raibareli . . .	Raibareli . . .	Uttar Pradesh Government Roadways Workshop.
17	Saharanpur . . .	Kankhal . . .	Desh Rakshak Aushdhalaya.
18	Varanasi . . .	Bhadoli . . .	(1) Bareilly Bone Mills. (2) General Fibre Dealers Limited.

[No. F. 6/27/65-HI.]

**S.O. 952.**—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factory mentioned in the Schedule below in a sparse area in the State of Madhya Pradesh, hereby exempts it from the payment of the employer's special contribution leviable under Chapter VA of the said Act until the enforcement of the provisions of Chapter V of that Act in that area.

## SCHEDULE

Sl. No.	Name of District	Name of the area	Name of the factory
1	Jabalpur . . .	Bhillia, Bherughat	Leiner Knit Gelating Company, Ltd., Bherughat, Jabalpur.

[No. F. 6/30/65-HI.]

**S.O. 953.**—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories in an implemented area, hereby exempts the Kerala Government Transport factories namely, the Boat Building Yard at Perumanoor, Ernakulam and the Trichur Transport Garage, Trichur, from the payment of the employers' special contribution leviable under Chapter VA of the said Act for a further period of one year from the 15th March, 1965.

[No. F. 6/20/65-HI.]

**S.O. 954.**—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to location of factories in implemented areas, exempts the State Transport Departmental Workshops at Neyyattinkara and Kozhikode from the payment of employers' special contribution leviable under Chapter VA of the said Act, for the period upto and inclusive of the 4th February, 1966.

[No. F. 6(18)/65-HI.]

**S.O. 955.**—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factory in an implemented area, exempts the State Transport Department Central Works at Pappanamcode from the payment of employer's special contribution leviable under Chapter VA of the said Act for the period upto and inclusive of the 4th February, 1966.

[No. F. 6/17/65-HI.]

**S.O. 956.**—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factory in an implemented area, exempts the Borstal School, Palayamkothai, belonging to the Jail Department of the Government of Madras, from payment of employers' special contribution leviable under Chapter VA of the said Act for the period upto and inclusive of the 9th February, 1966.

[No. F. 6(21)/65-HI.]

**S.O. 957.**—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories mentioned in the Schedule below in sparse areas in the State of Andhra Pradesh, hereby exempts them from the payment of the employers' special contribution leviable under Chapter VA of the said Act until the enforcement of the provisions of Chapter V of that Act—in those areas.

#### SCHEDULE

Sl. No.	Name of the district	Name of the area	Name of the factory
1	2	3	4
1	Adilabad	Nirmal	M/s. Central Diesel Station.
2	East Godavari	Tuni	M/s. Sri Venkata Ramana Rice and Oil Mill.
3	Krishna	Gundala	M/s. Saint Joseph's Industrial School.
4	Guntur	Chirala	(i) M/s. Winphar Laboratories Manufacturers of Pharmaceuticals. (ii) M/s. 132, K. V. Receiving Station.

[No. F. 6/61/64-HI.]

New Delhi, the 23rd March 1965

**S.O. 958.**—In exercise of the powers conferred by sub-section (3) of section 1 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 28th March, 1965 as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force), and Chapters V and VI [except sub-section (1) of section 76 and sections 77, 78, 79 and 81 which have already been brought into force] of the said Act shall come into force in the following areas in the State of Uttar Pradesh, namely:—

- I. Villagers Birra and Nagla Bijaiya, Pargana Hathras, Tehsil Hathras, District Aligarh.
- II. Villages Jahanabad Bila and Ahatmali, Pargana Mandwar, Tehsil Bijnor, District Bijnor.
- III. Village Ujhani, Pargana Ujhani, Tehsil and District Budaun.
- IV. Notified area Renukot, Pargana Dudhi, Tehsil Dudhi, District Mirzapur.
- V. Villages Sahibabad, Chikamberpur, Pasaunda, Arthla, Kareda and Jagola, Pargana Loni, Tehsil Ghaziabad, District Meerut.
- VI. Villages Naripura, Chogan, Kachipura, Chak II, Dhanoli, Patholi, Suceeta, Bhogipura, Jogipura and Duretha, Tehsil Sadar, District Agra.

[No. 13(18)/65-HI.]

DALJIT SINGH, Under Secy.

New Delhi, the 19th March, 1965.

**S.O. 959.**—In pursuance of sub-sections (1) and (4) of section 16 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government in consultation with the Corporation hereby re-appoints Shri V. R. Natesan as Actuary in the Employees' State Insurance Corporation for another term of five years with effect from the 21st March, 1965.

[No. F. 5/10/65-HI(ii).]

SHAH AZIZ AHMAD, Dy. Secy.

### MINISTRY OF IRRIGATION & POWER

New Delhi, the 9th March 1965

**S.O. 960.**—In exercise of the powers conferred by sub-section (1) of section 36 of the Indian Electricity Act, 1910, and in modification of this Ministry's Notification No. EL. II-3(7)/62, dated the 18th May, 1964, the Central Government hereby appoint Shri C. K. V. Rao, Director (Commercial), Central Water and Power Commission (Power Wing), vice Shri D. G. Shinde with effect from the date he had taken over charge from the latter, to be the Electrical Inspector for the Electrical Installations belonging to or under the control of the following Ministries/Departments or the Government of India:—

- (I) Ministry of Information and Broadcasting (All India Radio).
- (II) Ministry of Works and Housing (Central Public Works Department).
- (III) Ministry of Transport:—
  - (i) Cochin and Kandla Ports;
  - (ii) Indian Meteorological Department; and
  - (iii) Civil Aviation.
- (IV) Department of Communications (Overseas Communications Service).

[No. EL. II-5(19)/61.]

**S.O. 961.**—In exercise of the powers conferred by sub-section (1) of section 36 of the Indian Electricity Act, 1910, and in modification of this Ministry's Notification No. EL. II-3(7)/61, dated the 16th May, 1962, the Central Government hereby appoint Shri C. K. V. Rao, Director (Commercial), Central Water and Power Commission (Power Wing) to be the Electrical Inspector within the Union Territories of Himachal Pradesh, Manipur, Tripura and Andaman and Nicobar Islands and within the State of Pondicherry vice Shri D. G. Shinde with effect from the date he had taken over charge from the latter.

[No. EL. II-5(19)/61.]

D. K. BASU, Dy. Director (Tech.).

सिंचाई व बिजली मंत्रालय

नई दिल्ली, दिनांक 12 मार्च, 1965

एस० ओ० 962.—भारतीय बिजली अधिनियम, 1910 की धारा 36 की उपधारा

(1) द्वारा प्रदत्त शक्ति का पालन करते हुए तथा इस मंत्रालय की अधिसूचना संलग्न बिजली 2-3(7)/62, दिनांकित 18 मई, 1964 का संशोधन करते हुए केन्द्रीय सरकार एतद्वारा केन्द्रीय जल तथा विद्युत आयोग के निवेशक (वाणिज्य) श्री सी० के० वी० राव को श्री डॉ० जी० शिष्ठे से कार्य भार लेने की तिथि से भारत सरकार के निम्नलिखित मंत्रालयों/विभागों के अध्यक्षा उनके नियन्त्रण में बिजली प्रतिष्ठापनों के लिये बिजली निरीक्षक के रूप में नियक्त करती है।

(1) सूचना तथा प्रसारण मंत्रालय (आनशवाणी)

(2) निर्माण तथा आवास मंत्रालय (केन्द्रीय जन कार्य विभाग)

## (3) परिवहन मंत्रालय

- (1) कोचीन और काण्डला बन्दरगाहें,
  - (2) भारतीय मौसम विभाग, और
  - (3) नगर विमानन
- (4) संचार विभाग (समुद्र पार संचार सेवा)

[संख्या विजली—2-5(19)/61]

एस० औ० 963.—भारतीय विजली अधिनियम 1910 की धारा 36 की उपधारा (1) द्वारा प्रदत्त शक्ति का पालन करते हुए तथा इस मंत्रालय की अधिसूचना संख्या विजली 2-3(7)/61, दिनांकित 16 मई, 1962 का संशोधन करते हुए केन्द्रीय सरकार एतत्वारा केन्द्रीय जल तथा विद्युत आयोग (विजली स्कन्ध) के निदेशक (वाणिज्य) श्री सौ० के० वी० राव को हिमाचल प्रदेश, मणिपुर, त्रिपुरा और अण्डमान तथा निकोबार द्वीप समूह के संघीय क्षेत्रों में और पांडिचेरी के गाज़िय में, श्री० डी० जी० शिण्डे के स्थान पर उनके कार्य भार छोड़ने की तारीख से विजली निरीशक के रूप में नियुक्त करती है।

[संख्या विजली—2-5(19)/61]

श्री० के० वसु,

उप निदेशक (तकनीकी)

## MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 15th March 1965

S.O. 964.—Whereas Shri O. K. Das, M.L.A., has been appointed by the Central Government under clause (c) of sub-section (1) of Section 12 of the Mines Act, 1952 (35 of 1952) in place of Shri Kamala Prasad Agarwala, M.L.A. who has resigned;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 12 of the Mines Act, 1952 (35 of 1952), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 3933, dated the 22nd December, 1962, namely:—

In the said notification, under the heading "Members", against item (2), for the entry "Shri Kamala Prasad Agarwala, M.L.A., Tezpur", the entry "Shri O. K. Das, M.L.A. Dekhiajuli", shall be substituted.

[No. 3/14/64-MI.]

R. C. SAKSENA, Under Secy.

New Delhi, the 15th March 1965

S.O. 965.—In exercise of the powers conferred by section 4 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 533, dated the 5th February, 1965, namely:—

In the Table annexed to the said notification, in column 2,—

- (i) against serial No. 33, for the entry "Conciliation Officer (Central), Secunderabad.", the entry "Conciliation-Officer (Central), Hyderabad.", shall be substituted; and
- (ii) against serial No. 34, for the entry "Conciliation Officer (Central), Kolar Gold Fields.", the entry "Conciliation Officer (Central), Bangalore." shall be substituted.

[No. F. 1/3/65-L.R.I.]

**S.O. 966.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the North Bhagatdih Colliery, Post Office Dhansar, District Dhanbad, and their workmen, which was received by the Central Government on the 11th March 1965.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL,  
DHANBAD.

In the matter of a Reference under section 10(1)(d) of the Industrial Disputes Act, 1947.

REFERENCE NO. 27 OF 1963

PARTIES:

Employers in relation to the North Bhagatdih Colliery, Post Office, Dhansar, Dist. Dhanbad.

AND

Their workmen

PRESENT:

Shri Raj Kishore Prasad, M.A., B.L., Presiding Officer.

APPEARANCES:

For the Employers.—Sri S. S. Mukherjee, Advocate, with Sri Madan Mohan Agarwalla, Superintendent.

For the workmen.—Shri Shankar Bose, Secretary, Colliery Mazdoor Sangh.

STATE: Bihar.

INDUSTRY: Coal.

Dhanbad, dated the 5th March, 1965

AWARD

Ministry of Labour & Employment, Government of India by its Order No. 1/2/63-LRII dated the 20th March 1963 referred an industrial dispute existing between the employers in relation to the North Bhagatdih Colliery and their workmen in respect of the matters specified in the Schedule to the order of reference to this Tribunal for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947. The item of dispute specified in the schedule is in the following terms:

"Whether the workmen of North Bhagatdih Colliery, Post Office Dhansar (District Dhanbad) are entitled to extra remuneration, if any, in view of the method adopted by the management of the said colliery for loading coal from the working faces?"

2. Sri S. S. Mukherjee, Advocate, with Sri Madan Mohan Agarwalla, Superintendent, appeared for the Employers and Sarvashree Shankar Bose, Secretary, Colliery Mazdoor Sangh, and Raj Ballabh Prasad, Secretary, Khan Mazdoor Congress as *Amicus Curiae*, respectively, appeared on behalf of the workmen.

3. Both the parties filed today on 5th March, 1965 a joint petition of compromise and jointly prayed that an award in terms of it be made.

4. According to the joint agreement, the concerned minors will not be asked to load different types of coal in different tubs from the working faces and in view of the management's contentions that the concerned minors did not perform the separate loading, the question of any extra remuneration for the past does not arise, and this settlement will be effective from 8th March, 1965 and the parties will bear their own costs of the present proceeding.

5. I have read and considered the above mentioned terms of agreement and think they are fair and reasonable and in the interest of the parties and, therefore, I accept the same and record the compromise.

6. The aforesaid compromise is marked Annexure 'A' and an award in terms of it, as prayed for by the parties, is made and this compromise is made a part of the award.

7. This is the award which I make and submit to the Government of India under Section 15 of the Act.

Sd./- RAJ KISHORE PRASAD,  
Presiding Officer,  
Central Govt. Industrial Tribunal, Dhanbad.

Dhanbad;

5th March, 1965.

**ANNEXURE 'A'**

**BEFORE THE PRESIDING OFFICER.**

**CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD.**

**REFERENCE NO. 27 OF 1963**

**PARTIES:**

Employers—in relation to the North Bhagatdih Colliery, P.O. Jharia (Distt Dhanbad)

AND

Their workmen,

The humble petition on behalf of the Parties abovenamed  
Most Respectfully Sheweth:—

That without prejudice to the contentions of the parties, the dispute under the present Reference has been amicably settled between the parties on the following terms:—

1. That the concerned miners will not be asked to load different types of coal in different tubs from the working faces.
2. That in view of the Management's contentions that the concerned miners did not perform the separate loading, the question of any extra remuneration for the past does not arise.
3. That this settlement will be effective from 8th March, 1965.
4. That the parties will bear their own cost of the present proceeding.

It is therefore, humbly prayed that the above compromise may kindly be recorded and an Award passed in terms thereof.

And for this your petitioners as in duty bound shall pray.

*For Workmen*

SHANKER BOSE.

Secretary.

Colliery Mazdoor Sangh.

(RAJBALLABH PRASAD)

Secretary.

Khan Mazdoor Congress

(Amicus—Curiae)

*For Employers*

S. S. MUKHERJEE.

Advocate.

(MADAN MOHAN AGARWALLA)

Superintendent.

Dated, Dhanbad, the 5th March, 1965.

[No. 1|2|63-LR.II.]

New Delhi, the 16th March 1965

**S.O. 967.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the Sitalpur No. 4 Pit Colliery of Messrs Bengal Coal Company Limited, Post Office Dishergarh, Burdwan and their workmen which was received by the Central Government on the 11th March, 1965.

## CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL: CALCUTTA

REFERENCE NO. 72 OF 1964

## PARTIES:

Employers in relation to the Sitalpur No. 4 Pit Colliery of M/s. Bengal Coal Co. Ltd.,

AND

Their workmen.

## PRESENT:

Shri L. P. Dave.—*Presiding Officer.*

## APPEARANCES:

On behalf of Employers.—Shri D. Narsingh, Advocate, Shri B. P. Kabi, Security Officer.

On behalf of Workmen.—Shri N. Roy, Advocate.

STATE: West Bengal.

INDUSTRY: Coal Mines.

## AWARD

The Government of India, Ministry of Labour and Employment, by their order No. 6/103/64-LR-II, dated 14th December, 1964, have referred the industrial dispute existing between the employers in relation to the Sitalpur No. 4 Pit Colliery and their workmen in respect of the question whether the termination of services of Sarvashri Md. Idrish, Electrician and Kutubuddin, Electric Mazdoor, under clause 21 of the Coal Mines Standing Orders was justified and if not, to what relief they were entitled, for adjudication to this Tribunal.

2. When the matter came up for hearing today before me, the parties after some discussion entered into a compromise and produced a memorandum of settlement (copy appended herewith). The present dispute relates to two workmen whose services were terminated by the employers. Under the terms of settlement, the workmen concerned are not to be reinstated but are to be paid a sum of Rs. 500 and a sum of Rs. 1,500 respectively in full and final settlement of their claims against the management. I am told that one of them has put in about 3 years service and the other has put in about 14 years of service. The amount which is to be paid to them is more than the amount they would have got if they had been retrenched. In my opinion, the compromise is fair and reasonable and I, therefore, accept it.

I pass my award in terms of compromise.

Sd./- L. P. DAVE,  
*Presiding Officer.*

Dated, 6th March, 1965.

## BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA

REFERENCE NO. 72 OF 1964

## PARTIES:

Management of Sitalpur No. 4 Pit Colliery of M/s. Bengal Coal Co. Ltd.,

AND

Their workmen.

Without prejudice to any contention of the respective parties and their written statements before the Honourable Tribunal, the parties to the Reference have arrived at a mutual settlement to the dispute before the Tribunal on the following terms:

- (i) that the management shall pay, as *ex-gratia*, a sum of Rs. 500 only to Md. Kutubuddin, Electric Mazdoor.
- (ii) that the management shall, likewise, pay to Md. Idrish, Electrician, a sum of Rs. 1,500 only.
- (iii) that the above amount shall be paid to the workmen concerned in full and final settlement of the claims against the management as arising out of the present Reference.
- (iv) that the workmen concerned do not press for their reinstatements.

(v) that the above amounts shall be paid to the workmen concerned as early as possible but not later than 20th March, 1965.

The parties most respectfully pray that this Hon'ble Tribunal will be pleased to give an award in the above Reference in terms abovesaid.

Sd./- N. ROY,

Advocate,

for Workmen.

Sd./- Md. IDRIS.

Dated 6th March, 1965.

Sd./- D. NARSINGH,

Advocate.

Sd./- B. P. KABRI,

Security Officer

for Employer.

[No. 6/103/64-LR. II.]

New Delhi, the 20th March 1965

**S.O. 968.—**In pursuance of section 17 of the Industrial Disputes Act, (14 of 1947), the Central Government hereby publishes the following award, the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the New Ghusick Colliery, Post Officer Kalipahari, (Burdwan) their workmen which was received by the Central Government on the March, 1965.

#### CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL: CALCUTTA

REFERENCE No. 48 OF 1964

##### PARTIES:

Employers in relation to the New Ghusick Colliery,

AND

Their workmen.

##### PRESENT:

Shri L. P. Dave—Presiding Officer.

##### APPEARANCES:

On behalf of Employers.—Shri D. P. Biyani, Manager.

On behalf of Workmen.—Shri Kalyan Roy, Vice-President, Colliery Mazdoor Sabha.

STATE: West Bengal.

INDUSTRY: Coal Mines.

#### AWARD

The Government of India, Ministry of Labour and Employment, by their order No. 6/57/64.LR.II dated 24th August 1964, have referred the industrial dispute existing between the employers in relation to the New Ghusick Colliery and their workmen in respect of the question whether the management was justified in stopping Shri Ramdeo Ram, Hand driller, from work with effect from 24th May 1964 and if not, to what relief the workman was entitled, for adjudication.

2. In response to notices issued by the Tribunal the workmen represented by the Colliery Mazdoor Sabha (whom I shall hereafter refer to as the Union), filed their written statement contending that the workman Shri Ramdeo Ram took a leading part in agitating against the various mal-practices of the management; that he was suddenly stopped from work from 24th May, 1964; that the management's action was *mala fide* and illegal; that the workman should be allowed to resume his duties and paid back wages and allowances.

3. The management filed their written statement contending *inter alia* that Ramdeo Ram was not a permanent employee of the colliery; that he was a badli worker and worked as such in various capacities; that towards the end of August

1963 an additional hand driller was required for temporary purpose and he was employed temporarily as hand driller; that additional hand driller's work was not necessary on and from 24th May, 1964 and therefore he could not be provided with work of a hand driller or any other work; that the management never adopted any mal-practice and there was no question of agitation; that it is not true that Ramdeo Ram was suddenly stopped from work; that the management's action was not *mala fide* or illegal; that the workman has no right to claim re-employment.

4. The dispute relates to a workman named Ramdeo Ram who was admittedly working as hand driller at least for some months before his work was stopped from 24th May, 1964. According to the union, the workman was a permanent hand driller and was working as such and was stopped from work because of his trade union activities; on the other hand, the management urge that he was a temporary worker and that he was allowed to work as badli worker whenever there was a vacancy. They have further urged in the written statement that they required an additional hand driller from August 1963 and so this workman was appointed as such till 24th May, 1964, when it was found that there was no work for an additional hand driller, and so he was not provided with work hereafter. I may say at this stage that at the time of hearing Shri Biyani, who has himself signed the written statement, contended that the above statement (contained in para 6 of the written statement) was an oversight and was not true.

Before proceeding further, I may also mention that the contentions raised by management in their written statement that the reference was not according to law and that there was no industrial dispute were not pressed at the time of hearing.

Coming to the merits of the case, the union has examined the workman turned as a witness. In his deposition, he has said that he was a permanent worker; that he was neither badli nor temporary; that he was stopped from work from 24th May, 1964 and when he went to the Manager he was told that he was not given the work because he was working in the union and that if he left the union, he would be allowed to work. On that very day, he wrote a letter to the manager by registered post contending that he was not allowed to work without any reason and that he was being harassed because he was an active member of the union. The union also took up the matter with the Conciliation Officer on 28th May, 1964 alleging the same facts. Neither the manager nor the management gave any reply to the workman or to the union. I believe his evidence.

7. On the other hand, the management have examined their Assistant Time-keeper one Shri Mishra who says that Ramdeo Ram was given work in different capacities as and when there was a vacancy. I may say at once that I do not believe him. He is only an Assistant Time-keeper and is not expected to know whether a man was working as a badli worker or a temporary worker. There is a Senior Time-keeper working in the colliery for a number of years but he has not been examined. The then manager has not been examined. Of course, he appears to have left the colliery but he could have been summoned as a witness. In any case, there is an Assistant Manager who was working in the colliery in May, 1964 and who is still working there but he has also not been examined nor has the Labour Officer. In other words, there is no evidence showing that this workman was a temporary or a badli worker.

8. The management have produced a Register which bears the label 'Register of competent persons & badli workers'. In this register, Ramdeo Ram is shown as a temporary worker working from July, 1963, in different capacities. According to the management's own written statement, Ramdeo Ram was working as an additional hand driller from the end of August, 1963, till 24th May, 1964. This register, however, shows that even during this period he worked in different capacities and it even shows that there some break in his service during this period.

9. We have then the important fact that in the course of certain conciliation proceedings relating to some other dispute the management produced only a bonus register and stated before the Conciliation Officer that they did not keep a separate badli register for badli workmen. The Labour Officer of the colliery had attended these proceedings. Shri Biyani's explanation about this statement was that probably the Officer did not know about the existence of this register and that is why he made the above statement before the Conciliation Officer. If this was so, the Labour Officer ought to have been examined as a witness to explain the circumstances in which he made the above statement. He is a responsible officer and appeared in conciliation proceedings on behalf of the colliery

and *prima facie* his statement must be accepted as binding on the management. It would go to show that there was no badli register in existence at that time and would support the contention of the union that the register now produced before the Tribunal is a got up one. Even if I may not go to the length of holding that the register is a got up one, I do think that it is a register which cannot be relied on, not only in view of the above circumstances but also in view of the unsatisfactory manner in which it has been kept. I have already pointed out that this register contradicts the written statement of the employers. I do not place any reliance on this register.

10. It then appears that this workman was stopped from work at least on two previous occasions. On both occasions, the matter was taken up before the Conciliation Officer and as a result of conciliation proceedings he was again given work. In this connection, I would refer to the proceedings of conciliation held on 20th January, 1964, where it has been mentioned that "during the course of discussions the management stated that the man concerned is not available at the colliery. Whereas the union contended that the worker had been illegally stopped from work. However, the management agreed that if he reports for duty, he will be allowed to resume work. His absence from work will be treated as leave without wages." This statement is signed both on behalf of the management and the Union. It is important to note that at this stage the management did not contend that the man was temporary and that there was no work for him and that is why his work was stopped. They only said that he was not available at the colliery and that he would be allowed to resume work if he reported for duty. Then there is another important statement and it is that his absence for leave was to be treated as leave without wages. If the man was a temporary worker or a badli worker, there is no question of treating his period of absence as on leave without wages. This statement has got to be made not to break the continuity of service and this would show that the man was not temporary or badli worker but was a permanent worker.

11. On the whole, I am satisfied that the worker Ramdeo Ram was a permanent hand driller and was stopped from work because of his trade union activities. It is thus a case of victimisation and he must, therefore, be allowed to join work with continuity of service and payment of back wages.

12. In the result, I pass the following award:

- (i) Shri Ramdeo Ram should be allowed to work as a hand driller on a permanent basis and should be paid back wages, allowance, bonus, etc., as if he has been continuously working in the colliery from 24th May, 1964.
- (ii) The management should also pay Rs. 50 as costs to the Union.

(Sd.) L. P. DAVE,

Presiding Officer.  
[No. 6/57/64-LRII.]

Dated, 13th March, 1965.

**S.O. 969.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the New Ghusick Colliery of Messrs Ghusick and Muslia Collieries Limited Post Office Kalipahari, Burdwan and their workmen which was received by the Central Government on the 15th March, 1965.

#### CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA

REFERENCE NO. 4 OF 1965

#### PARTIES:

Employers in relation to the New Ghusick Colliery,

AND

Their workmen.

#### PRESENT:

Shri L. P. Dave—*Presiding Officer.*

#### APPEARANCES:

*On behalf of Employers.*—Shri S. C. Bhattacherjee, Senior Clerk, Agent's Office, New Ghusick Colliery.

*On behalf of Workmen.*—Shri P. N. Tripathi, Asstt. Secretary, Colliery Mazdoor Congress.

State: West Bengal.

Industry: Coal Mines.

## AWARD

The Government of India, Ministry of Labour and Employment, by their order No. 6/115/64-LR.II, dated 28th December, 1964, have referred the industrial dispute existing between the employers in relation to the New Ghusick colliery and their workmen in respect of the question whether the management was justified in not allowing Sarbashri Mangroo Ram and Jowel Roy, Winding Engine Khalasis, to enjoy facility of sixteen days sick leave with full wages in a year and if not, to what relief they were entitled, for adjudication to this Tribunal.

2. In response to notices issued by the Tribunal, the workmen represented by the Colliery Mazdoor Congress (which I shall hereafter refer to as the Union), contended *inter alia* that the workers Mangroo Ram and Jowel Roy were working as winding engine khalasis and were on monthly rates; that as a long standing practice in the colliery the monthly paid employees were enjoying sick leave with full pay and allowances for 14 days in a year and that this amenity has been granted and enjoyed by them long before the award known as Das Gupta Award came into force; that the said award has provided for payment of sick leave on a different scale but has safeguarded that where existing benefits of sick leave enjoyed by the workmen are better than those provided in the award, the workmen will continue to enjoy the same; that the existing benefits provided to the monthly paid employees in the colliery were better than those provided in the Das Gupta Award; but the management have refused to extend the same privilege to the above two workmen.

3. By their written statement, the employers contended *inter alia* that the two workmen were not entitled to any facilities as claimed by them or by the Union; that Mangroo Ram was appointed on 2nd September, 1954, as weekly paid staff but from 8th May, 1960 he is working as monthly paid staff; that Jowel Roy was also appointed on 31st March, 1957, as weekly paid staff but he is working as monthly paid staff from 1st March, 1960; that sick khoraki on the basis of 14 days wages at the rate of 50 per cent of the total remuneration is being paid; that any claim more than the 50 per cent is wrong and untenable; that this is so in accordance with Das Gupta Award.

4. The present dispute relates to the payment of wages during sick leave to two workmen named Mangroo Ram and Jowel Roy. Both of them are admittedly monthly paid workers at least from 1960. They claim that they are entitled to full wages during the period of their leave because of the practice prevailing in the colliery. On the other hand, the management contend that they are entitled only to half wages during sick leave according to the terms of the Das Gupta Award.

5. The question of revision of the rates of sick khoraki was one of the questions referred to arbitration of Shri Das Gupta and has been dealt with by him at pages 78 to 82 under issue No. 15. Shri Das Gupta has then mentioned that Labour Appellate Tribunal, in dealing with the appeal against the Award of the All India Industrial Tribunal (Colliery Disputes), had directed the existing privileges to continue and some of these existing privileges to continue and some of these existing privileges to continue and some of these existing privileges were mentioned there and included sick khoraki. Shri Das Gupta gave his award directing that sick khoraki shall be available to the workmen at half their wages (basic and dearness allowance) for a period of 14 days in a year. He further directed that where sick khoraki was being paid for more than 14 days in a year, it should continue to be paid in excess of 14 days at the rate at which it was being paid at the time of the award. Lastly he directed that where the workmen were enjoying better facilities such facilities were to be continued.

6. According to the union, the workmen in this colliery (at least the monthly rated workmen) were being paid full wages during the period of sick leave and hence they contend that the two workmen about whom this reference has been made should continue to be paid full wages when on sick leave, because the Das Gupta award has directed that where better facilities were available, they should be continued. In reply to this, what the management stated in the written statement was that they were bound to pay half wages for 14 days in a year as sick khoraki under the terms of the Das Gupta Award. They did not admit the allegation made by the Union in their written statement that it was a long standing practice in the colliery that monthly paid employees were paid sick leave with full pay and allowances and that the amenity had been granted and enjoyed by the monthly paid employees since long before the Das Gupta award came into force. At the instance of the Union, therefore, the register of payment of sick

leave to the monthly paid staff in the colliery from 1st January, 1964, was called for and has been produced before me. On a perusal thereof it was found that several of the workmen were being paid full wages during the period of their sick leave. It was also found that some of the workmen were paid half wages during the period of sick leave. Shri Bhattacharjee who appeared on behalf of the management was thereupon asked to explain as to why a large number of workers were paid full wages during the period of their sick leave. His explanation was that formerly all monthly rated workers were paid full pay when they were on sick leave and this was the practice in the colliery till 26th May, 1956, when the Award of the All India Tribunal (Colliery Disputes) came into force. He further said that on this award being passed, they continued to pay full pay to the monthly rated workers appointed before 26th May, 1956 when they were on sick leave but did not pay anything to any person appointed after 26th May, 1956. Lastly he said that when the Das Gupta award was passed, they started paying half wages as sick khoraki to workers appointed after 26th May, 1956, but they continued to pay full pay to monthly rated workers appointed before 26th May, 1956. I am not prepared to accept this explanation.

7. Under the terms of the Das Gupta award, half wages were to be paid to workmen when they were on sick leave; but this was in cases where there was no practice of giving sick khoraki. Where, however, there was a practice of giving sick khoraki which was more than the rate prescribed by the award, the existing better facilities were to be continued.

8. In the present case, it is now an admitted fact that before the Das Gupta award was passed, monthly rated workers used to be paid full wages during the period of their sick leave. Normally, therefore, this practice ought to have been continued after the Award also.

9. Shri Bhattacharjee contended that they had stopped this practice from 26th May 1956. There is nothing to support this allegation. Admittedly no notice was put on the Notice Board nor was any rule made or amended at the time. Actually, even the written statement of the employers is silent on this point. The written statement does not allege that they had a previous practice of this type before 1956 and that they had then discontinued it. All that is stated in the written statement is that under the terms of the Das Gupta award the workers are not entitled to more than half wages for 14 days in a year. The above explanation was given by Shri Bhattacharjee only after the employers' payment register was examined and showed that several persons were paid full wages during the period of sick leave in 1964. This register shows more than 80 cases in 1964 where full wages were paid during sick leave. No doubt there are about 32 or 33 cases during this period when half wages during sick leave have been paid; but probably, because of this, the present dispute has been raised. In any case, merely because a few workmen accepted half wages during sick leave in 1964, it does not mean that the practice of paying full wages to monthly rated workers had been stopped from 1956.

10. On the whole, I hold that the management was not justified in not allowing the workmen Mangroo Ram and Jowel Roy to enjoy the facility of sick leave with full wages. They should therefore continue to allow this facility to them. If they have given them only half wages, they should pay up the difference within 15 days of the award becoming enforceable. The management should also pay Rs. 50/- as costs to the Union.

Dated, 13th March, 1965.

(Sd.) L. P. DAVE,

[No. 6/115/64-LRII.]

### ORDERS

New Delhi, the 16th March 1965

**S.O. 970.**—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bhalgora Colliery, (Post Office Jharia, District Dhanbad) and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central

Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

#### SCHEDULE

Whether the action of the management of the Bhalgora Colliery in not granting quarantine leave to Shri Moti Modak Onsetter as provided under the Standing Orders of the Colliery when it was discovered that he was suffering from leprosy and thus imposing idleness on him with effect from the 22nd November, 1964, was justified? If not, to what relief is the workman entitled?

[No. 2/131/64-LRIL.]

**S.O. 971.**—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to Messrs L. B. Simoes, Curchorem, Sanvordem, Goa and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

#### SCHEDULE

Whether the management of Messrs L. B. Simoes was justified in dismissing Shri Piedade Dias; if not, to what compensation is the workman entitled.

[No. 24/10/65-LR.I.]

**S.O. 972.**—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Babisole Colliery, Post Office Andal and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

#### SCHEDULE

Whether the management of Babisole Colliery were justified in retrenching 13 trammers mentioned in the Annexure? If not, to what relief are they entitled?

#### ANNEXURE

##### Name of trammers

1. Shri Jogeswar Koiri.
2. Shri Bhagwati Din.
3. Shri Subaklal Mondal.
4. Shri Bishan Deo.
5. Shri Ramajore.
6. Shri Ramoo Bhuiya.
7. Shri Rajbalam.
8. Shri Kanhaiya.
9. Shri Nakul Singh.
10. Shri Motilal Yadav.
11. Shri Nabani Roy.
12. Shri Ajodhya Paswan.
13. Shri Ram Behari.

[No. 6/119/64-LRIL.]

New Delhi, the 19th March 1965

**S.O. 973.**—Whereas an industrial dispute exists between the Palana Colliery, P.O. Palana, District Bikaner (hereinafter referred to as the Company) and their workmen represented by the Palana Colliery Karmachari Union, 1-Khajanchi Building, Bikaner (hereinafter referred to as the Union);

And, whereas the said Company and the Union have by a written agreement, in pursuance of the provisions of sub-section (1) of section 10A of the Industrial Disputes Act, 1947 (14 of 1947), referred the said dispute to arbitration of the person named therein, and a copy of the said arbitration agreement has been forwarded to the Central Government;

Now, therefore, in pursuance of the provisions of sub-section (3) of section 10A of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the said arbitration agreement, which was received by it on the 12th March, 1965.

#### ARBITRATION AGREEMENT

(Under Section 10A of the Industrial Disputes Act 1947)

*Representing Employers*—Shri G. L. Mathur, Labour Welfare Officer, Palana Colliery, Palana.

*Representing Workmen*—Shri Bharat Bhushan Arya, General Secretary, Palana Colliery Karmachari Union.

It is hereby agreed between the parties to refer the following disputes to the arbitration of Shri M. S. Ahluwalia, Labour Inspector (Central), Jodhpur.

(i) *Specific matter in dispute*—

1. "Whether the termination of employment of Shri Chander Singh, Grade III, Clerk of Palana Colliery with effect from 15th January, 1963 was lawful and justified. If not, to what relief is the workman entitled.
2. Whether the retrenchment of 31 workers, whose names are given in the Annexure 'A' attached, with effect from 1st November, 1962 was lawful and justified. If not, to what relief they are entitled."

(ii) *Parties to the dispute and name and address of the establishment or undertaking involved*—

- (a) Employer in relation to Palana Colliery (Government of Rajasthan), Palana, Village and P.O. Palana, District—Bikaner.

AND

- (b) Their workmen represented by Palana Colliery Karmachari Union, Palana.
- (c) Palana Colliery, P.O. Palana, Distt. Bikaner.

(iii) *Name of the Union, if any, representing the workmen in the question*—  
Palana Colliery Karmachari Union, 1-Khajanchi Building, Bikaner.

(iv) *Total number of workmen employed in the undertaking affected*—  
250 (as on date of Agreement).

(v) *Estimated number of workmen affected or likely to be affected by the dispute*—

32.

We further agree that the decision of the Arbitrator shall be binding on us.

(Sd.) BHARAT BHUSHAN ARYA

(Sd.) G. L. MATHUR

*Witnesses:*

1. (Sd.) Illegible.
2. (Sd.) Illegible.

#### ANNEXURE—A

##### A. *Underground Trammers.*

1. Shri Ganga Ram s/o Prabhu Ram
2. Shri Sugana Ram s/o Pema Ram
3. Shri Gopal Ram s/o Harji Ram
4. Shri Phusha Ram s/o Hajari Ram
5. Shri Anop Singh s/o Surjan Singh
6. Shri Shive Nath Ram s/o Mangala Ram
7. Shri Natha Ram s/o Kirta Ram
8. Shri Chhaila Ram s/o Ganga Ram

9. Shri Dula Ram s/o Bhudha Ram
10. Shri Shive Nath Ram s/o Mangla Ram
11. Shri Hanuman Singh s/o Rughnath Singh
12. Shri Bhera Ram s/o Ratna Ram
13. Shri Purkha Ram s/o Hukam Ram
14. Shri Ganga Dan s/o Jetha Ram
15. Shri Rewat Ram s/o Jodha Ram.

**B. Sand Packing Mazdoor**

16. Shrimati Dulli d/o Sagata Ram.

**C. Surface Mazdoor**

17. Shri Purba Ram s/o Bhoora Ram
18. Shri Anoop Singh s/o Chhattu Singh
19. Shri Savat Ram s/o Mal Singh
20. Shri Narayan Ram s/o Padma Ram
21. Shrimati Rukhma d/o Raju.

**D. Timber Mazdoor**

22. Shri Hazari Ram s/o Kalu Ram
23. Shri Nanu Ram s/o Nathu Ram
24. Shri Kheta Ram s/o Bhura Ram
25. Shri Purka Ram s/o Bherun Ram
26. Shri Ashu Ram s/o Purkha Ram
27. Shri Loona Ram s/o Shriram
28. Shri Amara Ram s/o Chokha Ram
29. Shri Parma Ram s/o Natha Ram.

**E. Door Man**

30. Shri Poorba Ram s/o Ladhu Ram
31. Shri Pooran Ram s/o Anna Ram.

(Sd.) BHARAT BHUSAN ARYA

(Sd.) G. L. MATHUR

[No. 5/45/63-L.R.II.]

22/12/64.

New Delhi, the 22nd March 1965

**S.O. 974.**—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Singareni Collieries Company Limited, Post Office Kothagudium Collieries and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal, with Dr. Mir Siadat Ali Khan as the Presiding Officer, with headquarters at Somajiguda, Hyderabad, and refers the said dispute for adjudication to the said Industrial Tribunal.

## SCHEDULE

Considering the profit made by the Singareni Collieries Company Limited, Kothagudium, during the year 1961, whether the demand made by the Singareni Collieries Workers' Union for profit sharing bonus in addition to the quarterly bonus, is justified? If so, to what extent are the workmen eligible for bonus.

[No. 1/24/63-LR.II.]

**S.O. 975.**—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Gazlital Colliery of Messrs New Manbhumi Coal Company Limited, Post Office Sijua (Dhanbad) and their Managing Agents, Messrs Octavius Steel and Company Limited, Calcutta-1, of the one part and their workmen of the other part in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

#### SCHEDULE

- I. Whether the action of the management of Gazlitand Colliery of Messrs New Manbhum Coal Company Limited and their Managing Agents, Messrs Octavious Steel and Company Limited, in suspending the following workmen for the periods mentioned against their names was justified? If not, to what relief are the workmen entitled?
  - (1) Pritam Singh, Night Guard—7 days from the 5th August, 1964 to the 11th August, 1964 and 10 days from the 26th August, 1964 to the 4th September, 1964.
  - (2) Ramprit Singh, Night Guard—7 days from the 5th August, 1964 to the 11th August, 1964 and 10 days from the 26th August, 1964 to the 4th September, 1964.
  - (3) Ram Kripal Tiwari, Night Guard—10 days from the 18th August, 1964 to 27th August, 1964.
- II. Whether the action of the management of Gazlitand Colliery of Messrs New Manbhum Coal Company Limited, and their Managing Agents, Messrs Octavious Steel and Company Limited in suspending Sarvashri Asraf Shah and Daulat Mahato, Miners, with effect from the 11th July, 1964 and dismissing them from service with effect from the 21st July, 1964 was justified? If not, to what relief are the workmen entitled?

[No. 1/1/65-LR.II.]

H. C. MANGHANI, Under Secy.

New Delhi, the 20th March, 1965

**S.O. 976/PWA/Rty/Rules/Am.**—The following draft of rules further to amend the Payment of Wages (Railways) Rules, 1938, which the Central Government proposes to make, in exercise of the powers conferred by sub-sections (2), (3) and (4) of section 26, read with section 24, of the Payment of Wages Act, 1936 (4 of 1936), is published, as required by sub-section (5) of section 26, and notice is hereby given that the said draft will be taken into consideration on or after the 15th June, 1965.

2. Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government. The objections or suggestions may be addressed to the Secretary to the Government of India, Ministry of Labour and Employment, New Delhi-1.

#### Draft Rules

(1) These Rules may be called the Payment of Wages (Railways) Amendment Rules, 1964.

(2) In the Payment of Wages (Railways) Rules, 1938—

(i) After rule 5, the following rule shall be inserted, namely:—

“5A. Combined Form of Register—Notwithstanding anything contained in these rules, where a combined (alternative) form is sought to be used by the employer to avoid duplication of work for compliance with the provisions of any other Act or the rules framed thereunder, an alternative suitable form in lieu of any of the forms prescribed under these rules may be used with the previous approval of the Chief Labour Commissioner (Central).”

(ii) in rules 6 and 21, after the figure “5,” the figure and letter “5A” shall be inserted.

[No. 535/49/64-Fac.]

**S.O. 977/PWA/Mines/Rules/Am.**—The following draft of rules further to amend the Payment of Wages (Mines) Rules, 1956, which the Central Government proposes to make in exercise of the powers conferred by sub-sections (2), (3) and (4) of section 26, read with section 24, of the Payment of Wages Act, 1936 (4 of 1936), is published, as required by sub-section (5) of section 26, and notice is

hereby given that the said draft will be taken into consideration on or after the 15th June, 1965.

2. Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government. The objections or suggestions may be addressed to the Secretary to the Government of India, Ministry of Labour and Employment, New Delhi-1.

#### *Draft Rules.*

(1) These Rules may be called the Payment of Wages (Mines) Amendment Rules, 1964.

(2) In the Payment of Wages (Mines) Rules, 1956—

(i) in rule 5, the proviso shall be omitted,

(ii) after rule 5, the following rule shall be inserted, namely:—

**"5B. Combined Form of Register.**—Notwithstanding anything contained in these rules, where mechanised pay rolls are introduced for better administration or a combined (alternative) form is sought to be used by the employer to avoid duplication of work for compliance with the provisions of any other Act or the rules framed thereunder, an alternative suitable form in lieu of any of the forms prescribed under these rules may be used with the previous approval of the Chief Labour Commissioner (Central)."

(iii) in sub rule (1) of rule 6, and in rule 22; after the figure and letter "5A" the figure and letter "5B", shall be inserted.

[No. 535/49/64-Fac.]

VIDYA PARKASH, Dy. Secy.

New Delhi, the 22nd March 1965

**S.O. 978.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Chandigarh in respect of an industrial dispute between the management of the Punjab Cooperative Bank Limited and their workmen which was received by the Central Government on the 19th March, 1965.

BEFORE SHRI K. L. GOSAIN, PRESIDING OFFICER, INDUSTRIAL TRIBUNAL CHANDIGARH.

REFERENCE NO. 5|C OF 1964.

Industrial dispute between the Management of the Punjab Cooperative Bank Limited and their workmen over payment of bonus for the year, 1962.

#### PRESENT

Shri H. L. Parwana and Shri Tek Chand for the workmen.  
Shri K. C. Soni for the management.

#### AWARD

An industrial dispute having come into existence between the employers in relation to the Punjab Cooperative Bank Ltd. and their workmen in respect of the matter mentioned below, the Government of India, Ministry of Labour & Employment, New Delhi passed the requisite orders under Section 7-A read with clause (d) of Sub Section (1) of Section 10 of the Industrial Disputes Act and referred the dispute to this Tribunal for adjudication.

Whether having regard to the directions contained in the Award dated the 21st July 1962 of the National Industrial Tribunal (Bank Disputes), Bombay published with the Government of India, Ministry of Labour and Employment notification No. S.O. 2603 dated the 7th August, 1962 the management of the Punjab Co-operative Bank Limited are justified in not paying any bonus to their employees for the year 1962? If not, to what relief are workmen entitled?

On receipt of the said Reference usual notices were issued to the parties and in response to the same the workmen filed their detailed statement of claim and the management filed their written statement to the same. The pleadings of the parties did not give rise to any other issue, except the one which is precisely

the same as the item of Reference. The parties were called upon to lead their evidence for and against the same and after the conclusion of the said evidence I also gave opportunity to the representatives of the parties to address their arguments to me.

The relevant provisions in the National Industrial Tribunal (Bank Disputes) Award on the industrial dispute regarding bonus between certain Banking companies and their workmen are contained in paragraphs 90 to 110 and the representatives of the parties have taken me through the said paragraphs. Both parties have filed calculation charts in respect of the available surplus. Whereas the chart of the Bank shows that there is no available surplus at all, the chart filed by the workmen shows that there is an amount of Rs. 23,301 which is available for distribution as bonus. The balance sheet for the relevant year shows that the Bank earned a profit of Rs. 1,40,041 in the said year. In their chart the Bank have claimed that this amount should be reduced by Rs. 16,934 which is an extraneous income unrelated to the working of the Bank and also another item of Rs. 4,482 which is refund of income Tax relating to the years 1952-53. The workmen object to these two items being deducted out of the profits. After giving my careful consideration to the matter I agree with the workmen that Rs. 16,934 should not be so deducted but I am definitely of the opinion that the other item should be allowed to be deducted. It is admitted that property has been purchased out of the funds of the Bank and is being managed by the Bank obviously through its workmen. In these circumstances it cannot be said that this is such an extraneous income that it cannot form part of the profits out of which the bonus is to be distributed. It can.

It cannot, however, be denied that the refund of income tax amounting to Rs. 4,482 related to the years which are not relevant in this case. Such a refund cannot obviously be treated as profit for the year in question. I would, therefore, treat the profit as Rs. 1,35,558 i.e. Rs. 1,40,041 minus Rs. 4,482. Out of the prior charges claimed by the Bank the following are not disputed:—

1. 6% return on paid up capital of Rs. 10,00,000/- ..... Rs. 60,000/-.
2. 4½% return on statutory return of 10 lacs ..... Rs. 45,000/-.
3. In addition to the above the Bank has claimed 4% return on other reserves of 4,56,846/- on the ground that this amount was used as capital for the entire period in question. Mr. Parwana, who argued the case on behalf of the workmen drew my attention to the balance sheet for the relevant year in which it is shown that the contingent reserve as on the expiry of the year previous to the relevant year was Rs. 2,93,498/- and on this basis he has contended that the Bank is entitled to interest at 4% only on this amount. His argument is that it is not proved on the record that the additional contingent reserve as compared with the previous year's figure was made up at once in the beginning of the year and that the whole was used as capital for the entire year. After going through the evidence of Shri Ved Paul R.W. 1. Manager of the Head Office of the Bank I cannot possibly agree with the said contention. He has expressly stated that the amount in question was used as working capital throughout the year in question, and not a single question was put to him in cross examination. It is explained on behalf of the Bank that the last year's profit remained in the reserve and this led the reserve to grow from Rs. 2,93,498/- as on the ending date of the previous year to Rs. 4,56,846. 34. I would, therefore, agree with the contention of the Bank that 4% return on other reserve of Rs. 4,58,846/- should be allowed in full.

The next item of prior charges claimed by the Bank is Rs. 53,381/- which is the income-tax on the amount of Rs. 1,18,625/- at 45%. The contention of the workmen with regard to this item is that having regard to paragraphs 94 and 95 of the National Industrial Tribunal Award referred to above the Bank is not entitled to get deduction of this amount as a prior charge. This is obviously a Bank whose profit and loss account does not disclose any provision for taxes and income and there can therefore be no amount added back to the disclosed profit on account of taxes on income represented by the adjusted profits. This claim has, therefore, to be disallowed.

The next item claimed by the Bank is an item of Rs. 3,425/- for gratuity. The workmen object to this item also and rely for it on the last portion of paragraph 92 of the Award of the National Industrial Tribunal referred to above. After giving my careful consideration to the matter I am of the opinion that this amount cannot be claimed as a prior charge.

One more item is claimed as prior charge by the management and that is the amount of Rs. 20,000/- as rehabilitation charges on Amritsar and Jullundur premises and Safe Deposit Vaults. There is no evidence whatever on the record to substantiate this claim and I have no hesitation in rejecting the same.

The total of the prior charges which are legally claimable by the Bank according to the above observations amount to Rs. 1,23,274/-. There is, therefore, roughly an available surplus of Rs. 12,000/- out of which bonus can be distributed. Mr. Parwana claims that 75% or atleast 60 per cent of it should be allowed as the share of the workmen. This claim seems to be slightly exaggerated. According to a statement which has been filed by the Bank the workmen of the Indian offices of the Bank got basic pay amounting to Rs. 57,419.88 in the relevant year. The special allowances which they got amounted to Rs. 646.23. The total wage bill which is relevant for consideration in a case like this therefore amounted to Rs. 58,465/- or roughly Rs. 4,840/- per month. After taking all the circumstances of the case into consideration I think the proper course would be to allow one month's bonus to the workmen who worked for atleast 240 days in the year in question. I would, therefore, direct the management to pay the aforesaid bonus to such workmen. The other workmen will be paid *pro rata* according to the period of their service.

16th March, 1965.

(Sd.) K. L. GOSAIN,  
Presiding Officer,  
Industrial Tribunal, Chandigarh.  
[No. 51(42)/64-LRIV.]

#### ORDERS

New Delhi, the 19th March 1965

**S.O. 979.**—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to Messrs Kanji Jadhavji and Company, Bombay, and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

#### SCHEDULE

Whether the following demands of 20 Cart Unloaders employed by Messrs Kanji Jadhavji and Company, Bombay, are justified? If so to what relief are they entitled?

1. The Piece-Rate Scheme prepared by Jeejeebhoy Committee and at present in force in respect of Cart and Wagon Unloaders of the Bombay Port Trust should be made applicable to the Cart Unloaders with immediate effect.
2. All other service conditions i.e. Provident Fund, Gratuity, Privilege Leave, Dearness Allowance and annual paid holidays, made applicable to the shore gangs should also be made applicable to the Cart Unloaders with immediate effect.

[No. 28/78/64/LRIV.]

**S.O. 980.**—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Punjab National Bank Limited and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

## SCHEDULE

Whether having regard to the duties performed during the period from the 4th July, 1960, to the 31st August, 1964, Shri Raj Mani Dubey is entitled to be designated as Assistant Cashier and to the payment of clerical scale of pay and special allowance prescribed for Assistant Cashiers in the Award, dated the 7th June, 1962 of the National Industrial Tribunal (Bank Disputes), Bombay published with the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 2028, dated the 13th June, 1962? If not, to what other relief is the workman entitled?

[No. 51(85)/64-LRIV.]

*New Delhi, the 22nd March 1965*

**S.O. 951.**—Whereas by an Order of the Government of India in the Ministry of Labour and Employment No. 28/26/65/LRIV., dated the 22nd March, 1965 an industrial dispute between Messrs D. S. Narayana and Company, Messrs Gladstone Lyall and Company, Messrs Best and Company, Messrs Ripley and Company, Messrs. A. V. Bhanoji Rao & G.P.R. Co., Messrs Gordon Wood-Roffee and Company and Messrs R. V. Ramana Murty and Bros., Visakhapatnam and their workmen represented by the Dock Workers' Union, Visakhapatnam, has been referred to the Industrial Tribunal, Hyderabad, for adjudication;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby prohibits the continuance of any strike in existence in connection with the said dispute.

[No. 28/26/65/LRIV.]

O. P. TALWAR, Under Secy.

## ERRATA

In Ministry of Labour and Employment, Notification No. 28/25/64/LRIV, dated 23rd February, 1963, published in the Gazette of India, Part II—Section 3(ii), dated 6th March, 1965 as S.O. 755, the following corrections are to be made:—

Page 858,—

- (1) 2nd line of the notification—  
for "Govenment"  
read "Government"

Page 859,—

- (2) Para 5, 7th line—  
for "Junion"  
read "Junior"
- (3) Para 6, 8th line—  
for "the maximum"  
read "their maximum"
- (4) Para 7, 8th line—  
for "measurements on"  
read "measurements or"

Page 860,—

- (5) top—1st line—  
for "accademic"  
read "academic"
- (6) 8th line—  
for "numbers"  
read "members"
- (7) 21st line—  
for "total emolument"  
read "total emoluments"
- (8) Para 9, 18th line—  
for "approch"  
read "approach"
- (9) Para 9, 27th line—  
for "Rs. 120—10—200—15—260"  
read "Rs. 120—10—200—E.B.—15—260"

(10) 4th line from bottom  
for "Chamber is"  
read "Chamber of Commerce is"

Page 862,—

(11) Para, The Union....Measurers.—6th line—  
for "being granted"  
read "being granted"

(12) Para. Whatever.....rejected.—6th line—  
for "of this the"  
read "of the"

(13) Para, During....force.—  
6th line—  
for "Hejl"  
read "Haji"

(14) 7th line—  
for "their to"  
read "there to"

Page 863,—

(15) Para, I was.....rejected., 2nd line—  
for "Part Holiday"  
read "Party Holiday"

(16) Para, The Chamber....paid., 2nd line—  
for "justification"  
read "justification"

The No. of the Notification of Ministry of Labour and Employment published as S.O. 644 in the Gazette of India, Part II—Section 3(ii), dated 20th February, 1965, may be added at the end of the notification at bottom of page 729 as "[No. 5/31/62-LRII.]".

### MINISTRY OF INDUSTRY & SUPPLY

(Department of Industry)

New Delhi, the 4th March 1965

**S.O. 982.**—In exercise of the powers conferred by the proviso to an article 309 of the Constitution, the President hereby makes the following rules to amend the Small Scale Industries Organisation (Class III Non-ministerial posts) Recruitment Rules, 1963 namely—

1. These rules may be called the Small Scale Industries Organisation (Class III Non-ministerial Posts) Recruitment (Amendment) Rules, 1965.

2. In the Schedule annexed to the Small Scale Industries Organisation (Class III, Non-ministerial posts) Recruitment Rules, 1963, against the items "Draughtsman" and "Draughtsman (Junior)/Surveyor-Cum-Draughtsman" in entry (ii) in column 7 the following words shall be inserted at the end namely:—

"or equivalent qualification."

[No. 25/18/63-SSI(C).]

T. R. V. CHARI, Dy. Secy.

"[No 5/31/62-LRII.]".

(Ministry of Industry)

ORDER

New Delhi, the 19th March 1965

**S.O. 983.—IDRA/6/16.**—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), read with rule 5(1) of the Development Councils (Procedural) Rules, 1952, the Central Government hereby orders that the Development Council established for the scheduled industries engaged in the manufacture or production of Automobiles,

Automobile Ancillary Industries, Transport Vehicle Industries, Tractors and Earthmoving equipment by the Order of the Government of India in the late Ministry of Commerce and Industry No. S.O. 771 dated the 4th April, 1961, and reconstituted by the Order of the Government of India in the late Ministry of Industry No. S.O. 2625 dated the 9th September, 1963, shall also be the Development Council for the scheduled industry engaged in the manufacture or production of Internal Combustion Engines and directs that the following amendments shall be made in the said Order No. S.O. 2625 dated the 9th September, 1963, namely:—

In the said Order,—

- (i) for the words "Automobiles, Automobile Ancillary Industries, Transport Vehicle Industries, Tractors and Earthmoving equipment" wherever they occur, the words "Automobiles, Automobile Ancillary Industries, Transport Vehicle Industries, Tractors, Earthmoving equipment and Internal Combustion Engines" shall be substituted;
- (ii) for item 23 and the entry relating thereto, the following item and entry shall be substituted namely:—  
"23. Shri R. D. Pusalkar, M/s. Ruston and Hornsby (I) Limited, Poona."  
and
- (iii) for item 9 and the entry relating thereto, the following item and entry shall be substituted, namely:—  
9. Shri P. C. Barr, M/s. Hindustan Ferodo Ltd., Ghatkopar,  
Bombay-77 AS.

[No. 1(3)/Dev. Councils/63.]

C. BALASUBRAMANIAM, Dy. Secy.

**(Department of Industry)**

**Indian Standards Institution)**

New Delhi, the 10th March 1965

**S.O. 984**—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955, as amended in 1962, the Indian Standards Institution hereby notifies that the Standard Mark(s), design(s) of which together with the verbal description of the design(s) and the title(s) of the relevant Indian Standard(s) are given in the Schedule hereto annexed, have been specified.

These Standard Mark(s), for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952, as amended in 1961, and the rules and regulations framed thereunder, shall come into force with effect from 1st April 1965.

**THE SCHEDULE**

Sl. No.	Design of the Standard Mark	Product/Class of Products to which applicable	No. & Title of Rele- vant Indian Stan- dard	Verbal description of the design of the Standard Mark
(1)	(2)	(3)	(4)	(5)
I	 ISI 1029	Hot Rolled IS : 1029-1956 Specification steel Strips (Baling)	for Hot Rolled Steel Strips (Baling)	The Monogram of the Indian Standards Institution consist- ing of letters ISI, drawn in the exact style and relative proportions as indi- cated in Col. (2), the number desig- nation of the Indian standard being superscribed on the top side of the monogram as indicat- ed in the design.

1	2	3	4	5
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<b>2</b> 	<b>IS:1875</b>  <b>Carbon Steel Bars, Billets, Blooms and Slabs for forgings.</b>	<b>IS:1875-1961 Specification for Carbon Steel Bars, Billets, Blooms and Slabs for forgings.</b>	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in Col. (2), the number designation of the Indian Standard being superscribed on the top side of the monogram as indicated in the design.	
<b>3</b> 	<b>IS:2073</b>  <b>Carbon Steel Bars for Production of Machined Parts for General Engineering Purposes.</b>	<b>IS:2073-1962 Specification for Carbon Steel Bars for Production of Machined Parts for General Engineering Purposes.</b>	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in Col. (2) the number designation of the Indian Standard being superscribed on the top side of the monogram as indicated in the design.	
	<b>IS:2830</b>  <b>Carbon Steel Billets for Re-Rolling Into Structural Steel (Standard Quality)</b>	<b>IS:2830-1964 Specification for Carbon Steel Billets for Re-Rolling Into Structural Steel (Standard Quality).</b>	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in Col. (2), the number designation of the Indian Standard being superscribed on the top side of the monogram as indicated in the design.	
<b>5</b> 	<b>IS:2831</b>  <b>Carbon Steel Billets for Re-Rolling Into Structural Steel (Ordinary Quality)</b>	<b>IS:2831-1964 Specification for Carbon Steel Billets for Re-Rolling Into Structural Steel (Ordinary Quality).</b>	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in Col. (2), the number designation of the Indian Standard being superscribed on the top side of the monogram as indicated in the design.	

New Delhi, the 11th March 1965

**S.O. 985.**—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955, as amended in 1962, the Indian Standards Institution hereby notifies that the Standard Mark, design of which together with the verbal description of the design and the title of the relevant Indian Standard is given in the Schedule hereto annexed, has been specified.

This Standard Mark, for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952, as amended in 1961, and the rules and regulations framed thereunder, shall come into force with effect from 1st April 1965.

## THE SCHEDULE

Serial No.	Design of the Standard Mark	Product/Class of Products to which applicable	No. & Title of relevant Indian Standard	Verbal description of the design of the Standard Mark
(1)	(2)	(3)	(4)	(5)
I	S:2061 	Bicycle Front Forks	IS :2061-1962 Specification for Bicycle Front Forks.	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in Col. (2), the number designation of the Indian Standard being superscribed on the top side of the monogram and the words 'FRONT FORK' being superscribed under the bottom side of the monogram, as indicated in the design.

[No. MD/17:2.]

**S.O. 986.**—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961, 1962 and 1964, the Indian Standards Institution hereby notifies that the marking fee per unit for Bicycle Front Forks, details of which are given in the Schedule hereto annexed has been determined and the fee shall come into force with effect from 1st April 1965.

## SCHEDULE

Serial No.	Product/Class of Products	No. and title of relevant Indian Standard	Unit	Marking Fee per Unit
(1)	(2)	(3)	(4)	(5)
I.	Bicycle Front Forks	IS : 2061—1962 Specification for Bicycle Front Forks	One Fork	2 Paise

[No. MD/18:2.]

New Delhi, the 15th March 1965

**S O 987.**—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that seventeen Licences, particulars of which are given in the Schedule hereto annexed, have been granted authorizing the licensees to use the Standard Mark.

THE SCHEDULE

Serial No.	Licence No. & Date (1)	Period of Validity From (2)	To (3)	Name and Address of the Licensee (4)	Article/Process covered by the Licence (5)	Relevant Indian Standard (6)	Relevant Indian Standard (7)
1	CM/L-1003 8-2-1965.	16-2-65	15-2-66	The Singh Engineering Works (P) Ltd., 84/54, G. T. Road, Kanpur (U.P.).	Structural Steel (Standard Quality) of the following sections only : (1) M.S. Rounds up to 16 mm. dia, and over 28 mm. dia. (2) M.S. Squares up to 14 mm. sq. and over 28 mm. sq. (3) M.S. Angles, Flats etc, where the cross-sectional area of the sample does not exceed 200 sq. mm.	IS : 226-1962 Specification for Structural Steel (Standard Quality) (Third Revision).	
2	CM/L-1004 8-2-1965.	16-2-65	15-2-66	The Singh Engineering Works (P) Ltd., 84/54, G.T. Road, Kanpur (U.P.).	Structural Steel (Ordinary Quality) of the following sections only : (1) M.S. Rounds up to 16 mm. dia, and over 28 mm. dia. (2) M.S. Squares up to 14 mm. sq. and over 28 mm. sq. (3) M.S. Angles Flats etc, where the cross-sectional area of the sample does not exceed 200 sq. mm.	IS : 1977-1962 Specification for Structural Steel (Ordinary Quality).	
3	CM/L-1005 8-2-1965.	16-2-65	15-2-66	The Singh Engineering Works (P) Ltd., 84/21, Fazalganj, Factory Area, Kanpur (U.P.).	Structural Steel (Standard Quality) of the following sections only : (1) M.S. Rounds upto 16 mm. dia, and over 28 mm. dia. (2) M.S. Squares up to 14 mm. sq. and over 28 mm. sq.	IS : 226-1962 Specification for Structural Steel (Standard Quality) (Third Revision).	

1	2	3	4	5	6
4 CM/L-1006 8-2-1965.	16-2-65	15-2-66	The Singh Engineering Works (P) Ltd., 84/21, Fazalganj, Factory Area, Kanpur (U.P.).	Structural Steel (Ordinary Quality) of the following sections only :	(3) M.S. Angles, Flats etc. where the cross-sectional area of the sample does not exceed 200 sq. mm.  (1) M.S. Rounds up to 16 mm. dia. and over 28 mm. dia. (2) M.S. Squares up to 15 mm. sq. and over 28 mm. sq. (3) M.S. Angles, Flats etc. where the cross-sectional area of the sample does not exceed 200 sq. mm.
5 CM/L-1007 8-2-1965.	16-2-65	15-2-66	M/s. B. R. Herman & Mohatta (India) Pvt. Ltd., Ulhasnagar, Kalyan, Bombay.	Structural Steel (Standard Quality).	IS : 226-1962 Specification for Structural Steel (Standard Quality) (Third Revision).
6 CM/L-1008 8-2-1965.	16-2-65	15-2-66	M/s. B. R. Herman & Mohatta (India) Pvt. Ltd., Ulhasnagar, Kalyan, Bombay.	Structural Steel (Ordinary Quality).	IS : 1977-1962 Specification for Structural Steel (Ordinary Quality).
7 CM/L-1009 9-2-1965.	1-3-65	28-2-66	M/s. U.P. Cable Company, 4, D.L.F. Industrial Area, Naiyaganj Road, New Delhi having their office at Old Ganesh Building, Kishan Ganj, Delhi-6.	(i) Rubber Insulated Cable, TRS (Tough Rubber Sheathed) with Copper Conductor, 250 Volts, Grade.  (ii) Vulcanized Rubber-Insulated (VIR) Cable, Taped / Untaped, Braided and Compounded with Copper Conductor, 250 Volts Grade.	IS : 434-1953 Specification for Insulated Cables and Flexible Cords for Electric Power and Lighting (For Working Voltages Up to and Including 11 KV.) (Tentative).
8 CM/L-1010 10-2-1965.	16-2-65	15-2-66	The Plant Protection Product (Pvt) Ltd., Kodavalur (S. Rly.), Nellore Distt. having their office at 5/355, Stonchousepet, Nellore-2.	Endrin Emulsifiable Concentrates.	IS : 1310-1958 Specification for Endrin Emulsifiable Concentrates.

9	<b>CM/L-1011</b> 22-2-1965.	.	1-3-65	28-2-66	M/s. Shembakar Industries, Chinchwad, Poona.	Three-Phase Induction Motors Upt to 3 H.P.	IS : 325-1961 Specification for Three-Phase Induction Motors (Second Revision).
10	<b>CM/L-1012</b> 22-2-1965.	.	1-3-65	28-2-66	M/s. Shembakar Industries, Chinchwad, Poona.	Small AC Electric Motors with Class 'A' Insulation, Single Phase Capacitor Start.	IS : 996-1959 Specification for Small AC and Universal Electric Motors with Class 'A' Insulation.
11	<b>CM/L-1013</b> 22-2-1965.	.	1-3-65	28-2-66	M/s. Arail Brothers, 14/4, Mathura Road, Faridabad having their office at Chawri Bazar, Delhi-6.	Cast Iron Flushing Cistern (Bell Type), High Level, 15 Litre Capacity.	IS : 774-1960 Specification for Flushing Cistern for Water Closets and Urinals (Valveless Siphonic Type). (Revised).
12	<b>CM/L-1014</b> 25-2-1965.	.	1-4-65	31-3-66	M/s. Indian Malleable Castings Ltd., P.O. Domchanch, Distt. Hazaribagh (Bihar) having their Regd. office at 4, Lyons Range, Calcutta-1.	Bicycle Front Forks.	IS : 2061-1962 Specification for Bicycle Front Forks.
13	<b>CM/L-1015</b> 26-2-1965.	.	16-3-65	15-3-66	M/s. Capstan Meters (India) Ltd., Tonk Road, (Near Durgapura), Jaipur having their office at 52, Janpath, New Delhi.	Water Meters (Domestic Type) 15 mm. and 20 mm. sizes.	IS : 779-1961 Specification for Water Meters (Domestic Type) (Revised).
14	<b>CM/L-1016</b> 26-2-1965.	.	16-3-65	15-3-66	M/s. National Electro Mechanical Co., Dhebarbhai Road, Rajkot-2.	Three-Phase Induction Motors Up to 3 H.P. only.	IS : 325-1961 Specification for Three-Phase Induction Motors (Second Revision).
15	<b>CM/L-1017</b> 26-2-1965.	.	16-3-65	15-3-66	M/s. Ankur Industries, Jessore Road, P.O. Madhyamgram, 24 Parganas.	Dieldrin Emulsifiable Concentrates.	IS : 1054-1962 Specification for Dieldrin Emulsifiable Concentrates.
16	<b>CM/L-1018</b> 26-2-1965.	.	1-3-65	28-2-66	M/s. Mysore Insecticides Co. Pvt. Ltd., 18, Vaidyanatha Mudali Street, Tondiarpet, Madras-21 having their office at 31/A, North Beach Road, Madras-1.	BHC Emulsifiable Concentrates.	IS : 632-1958 Specification for BHC Emulsifiable Concentrates.
17	<b>CM/L-1019</b> 26-2-1965.	.	16-3-65	15-3-66	M/s. All India Medical Corp., Simpoli Road, Borivali West, Bombay-66 having their office at 185, Princess Street, Bombay-2.	BHC Emulsifiable Concentrates.	IS : 632-1958 Specification for BHC Emulsifiable Concentrates.

S. O. 988—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955 as amended in 1961, 1962 and 1964, the Indian Standards Institution hereby notifies that thirty-seven licences, particulars of which are given in the Schedule hereto annexed, have been renewed.

#### THE SCHEDULE

S. No.	Licence No. and Date	Period of Validity		Name and Address of the Licensee	Article(s) Covered by the Licence	Relevant Indian Standard
		From	To			
1	CM/L-45 20-1-1958	1-2-65	31-1-66	M/s. B. S. & Company, 6 Nabin Chandra Das Lane, Barranagar, Calcutta-36 (Plywood Mills No. 1)	Tea-Chest Plywood Panels	IS : 10-1953 Specification for Plywood Tea-Chests (Revised)
2	CM/L-63 7-2-1958	17-2-65	15-2-66	The Indian Turpentine & Rosin Co. Ltd., P. O. Clutter-buckganj, Bareilly (U.P.)	Gum Spirit of Tarptentine, (Oil of Turpentine)	IS : 533-1954 Specification for Gum Spirit of Turpentine (Oil of Turpentine)
3	CM/L-64 7-2-1958	1-3-65	28-2-66	M/s. Assam Forest Products Pvt. Ltd., Dibrugarh, Distt. Lakhimpur (Upper Assam)	Tea-Chest Plywood Panels	IS : 10-1953 Specification for Plywood Tea-Chests (Revised)
4	CM/L-66 7-2-1958	1-3-65	31-8-65	M/s. Woodcrafts (Assam), Prop : Jaysree Tea & Industries Ltd., P. O. Mariani, Distt. Sibsagar, Assam	Tea-Chest Plywood Panels	IS : 10-1953 Specification for Plywood Tea-Chests (Revised)
5	CM/L-67 7-2-1958	1-3-65	31-8-65	M/s. Woodcraft Products Ltd., 8, India Exchange Place, Calcutta	Tea-Chest Plywood Panels	IS : 10-1963 Specification for Plywood Tea-Chests (Revised)
6	CM/L-70 7-2-1958	1-3-65	28-2-66	The Standard Furniture Co. Ltd., Chalakudi (Kerala State)	Tea-Chest Plywood Panels	IS : 10-1963 Specification for Plywood Tea-Chests (Revised)
7	CM/L-116 3-2-1959	16-2-65	15-2-66	M/s. Minerva Plywood Industries, 43/H/1, Chaulpatty Road, Calcutta-10.	Tea-Chest Plywood Panels	IS : 10-1953 Specification for Plywood Tea-Chests (Revised)

8 CM/L-118 19-2-59	2-3-65	28-2-66	M/s. Bengal Plywood Mfg. Co., 23/24, Radha Bazar Street, Calcutta.	Tea-Chest Plywood Panels	IS : 10-1953 Specification for Plywood Tea-Chests (Revised)
9 CM/L-166 8-2-1960	1-3-65	28-2-66	M/s. Andamans Timber Industries Ltd., 2, Dalhousie Square East, Calcutta-1	Tea-Chest Plywood Panels	IS : 10-1953 Specification for Plywood Tea-Chests (Revised)
10 CM/L-167 22-2-1960	1-3-65	28-2-66	M/s. Shalimar Biscuits Pvt. Ltd., Sun Mill Estate, Sun Mill Road, Lower Parel, Bombay 13	Biscuits (Excluding Wafer Biscuits)	IS : 1011-1957 Specification for DBiscuits (Excluding Wafer Biscuits)
11 CM/L-201 15-6-60	20-2-65	15-2-66	M/s. Bharat Pulverising Mills Pvt. Ltd., 589, Thiruvottiyur High Road, Madras-19.	DDT Water Dispersible Concentrates.	IS : 565-1961 Specification for DDT Water Dispersible Powder Concentrates (Revised)
12 CM/L-260 19-1-61	1-3-65	28-2-66	M/s. Chelpark Co. Pvt. Ltd., 37-L, Mount Road, Guindy, Madras-15.	Ferro-Gallo Tannate Fountain Pen Ink (0.1 Per cent Iron Content)	IS : 220-1959 Specification for Ferro-Gallo Tannate Fountain Pen Ink (0.1 Per cent Iron Content) (Revised)
13 CM/L-261 19-1-61	1-3-65	28-2-66	M/s. Chelpark Co. Pvt. Ltd., 37-L, Mount Road, Guindy, Madras-15.	Dye Based Fountain Pen Inks, Blue, Green, Black & Red.	IS : 1221-1957 Specification for Dye Based Fountain Pen Inks Blue, Green, Black & Red.
14 CM/L-267 30-1-61	16-2-65	15-2-66	M/s. Devidayal (Sales) Pvt. Ltd., Gupta Mills Estate, Reay Road, Durukhana, Bombay.	BHC Dusting Powders	IS : 561-1962 Specification for BHC Dusting Powders (Second Revision)
15 CM/L-272 10-2-61	20-2-65	15-2-66	M/s. Sahibganj Electric Cables Ltd., 49, Palace Court, 1 Kyd Street, Calcutta-16.	Aluminium Conductor Steel Reinforced and All Aluminium Conductors	IS : 398-1961 Specification for Hard-Drawn Stranded Aluminium and Steel-Cored Aluminium Conductors for Overhead Power Transmission Purposes (Revised)
16 CM/L-275 15-2-61	1-3-65	28-2-66	M/s. Sudhir Chemical Co., 243 Samual Street, Vadgadi, Bombay-3.	Copper Oxychloride Water Dispersible Powder Concentrates.	IS : 1507-1959 Specification for Copper Oxychloride Water Dispersible Powder Concentrates.
17 CM/L-278 27-2-61	1-3-65	28-2-66	M/s. Aluminium Cables & Conductors (U.P.) Pvt. Ltd., 47 Hide Extension Road, Calcutta.	All Aluminium Conductors and Aluminium Conductors Steel-Reinforced.	IS : 398-1961 Specification for Hard-Drawn Stranded Aluminium and Steel-Cored Aluminium Conductors for Overhead Power Transmission Purposes (Revised)

1	2	3	4	5	6	7
18	CM/L-279 27-2-61	1-3-65	28-2-66	M/s. Jawala Flour Mills, 33, Najafgarh Industrial Area, New Delhi-15.	Maida, Grade 1 . . .	IS : 1009-1957 Specification for Maida.
19	CM/L-357 20-11-61	1-3-65	28-2-66	M/s. Electrical and Mechanical Corp., (India), Railway Road, Jullundur City.	Metal Clad Switches, 15 Amp, 250 Volts only.	IS : 1567-1960 Specification for Metal Clad Switches (Current Rating not exceeding 100 Amp).
20	CM/L-379 25-1-62	15-2-65	15-2-66	The National Screw & Wire Products Ltd., Belur, P. O. Belur Math, Distt. Howrah having their Regd. Office at 51, Stephen House, 4, Dalhousie Square East, Calcutta-1.	Hard-Drawn Stranded Aluminium and Steel Cored Aluminium Conductors for Overhead Power Transmission Purposes.	IS : 389-1961 Specification for Hard-Drawn Stranded Aluminium and Steel Cored Aluminium Conductors for Overhead Power Transmission Purposes. (Revised)
21	CM/L-380 25-1-62	15-2-65	15-2-66	M/s. Menco Electricals Pvt. Ltd., Industrial Estate, Olavakkot having their Regd. office at 'Prakash' Kunnamur, Palghat.	Metal Clad Switches (Capacity 15 & 30 Amps, DP, TP, 250 Volts and 500 Volts).	IS: 1567-1960 Specification for Metal Clad Switches (Current Rating not exceeding 100 Amp).
22	CM/L-381 9-2-62	15-2-65	15-2-66	M/s. Pesticides India, Udaipur Road, Udaipur having their office at Udaipur.	BHC Dusting Powders . . .	IS : 561-1962 Specification for BHC Dusting Powders (Second Revision)
23	CM/L-382 9-2-62	1-3-65	28-2-66	M/s. Narhari Engg. Works, Compound of India Timber Trading Co., Sewree Cross Road, Bombay-15 having their Office at 480, Kalbadevi Road, Bombay-2.	Three-Phase Induction Motors. Up to 3 HP only.	IS : 325-1961 Specification for Three-Phase Induction Motors (Second Revision)
24	CM/L-384 14-2-62	1-3-65	28-2-66	M/s. Khalsa Foundry & Workshop Co-op. Ind. Society Ltd., Kapurthala Road, Sultanpur Lodhi (Kapurthala).	Fractional Horse Power Single-Phase and Three-Phase Motors.	IS : 996-1959 Specification for Small AC and Universal Electric Motors with Class 'A' Insulation.
25	CM/L-385 14-2-62	15-2-65	15-2-65	M/s. Assam Saw Mills & Timber Co. Ltd., 62, Ballygunge Circular Road (1 Rainey Park), Calcutta-19 (Factory at Namsai, NEFA, Assam).	Tea-Chest Plywood Panels	IS : 10-1953 Specification for Plywood Tea-Chests. (Revised)

26	CM/L-474 23-11-62	16-2-65	15-2-66	M/s. Indian Mineral Industries Ltd., 22/1 Dum Dum Road, Calcutta-2.	BHC Dusting Powders . . .	IS : 561-1962 Specification for BHC Dusting Powders (Second Revision)
27	CM/L-497 11-1-63	16-2-65	15-2-66	M/s. Devidayal Tube Industries Pvt. Ltd., Devidayal Nagar, Bhandup, Bombay-78, having their Head office at Gupta Mills Estate, Reay Road, Darukhana, Bombay.	Free Cutting Brass Rods and Bars for Use in Screw Machines.	IS : 319-1951 Specification for Free Cutting Brass Rods and Bars for Use in Screw Machines. (Tentatives)
28	CM/L-302 24-1-63	15-2-65	15-2-66	M/s. Abrol Engg. Co., Circular Road, Kapurthala.	Semi-Enclosed Electric Fuses, Capacity 15 Amp 250 Volts and 30 Amp 500 Volts.	IS : 2086-1963 Specification for Carriers and Bases used in Rewirable Type Electric Fuses Up to 650 Volts. (Revised)
29	CM/L-506 13-2-63	1-3-65	28-2-66	The Great Indian Plywood Mfg. Co., 76, Jessore Road, Dum Dum, Calcutta-28.	Tea-Chest Metal Fittings . .	IS : 10-1964 Specification for Plywood Tea-Chests. (Second Revision)
30	CM/L-608 11-12-63	1-1-65	31-12-65	M/s. Hindustan Steel Ltd., Structural Steel (Ordinary Quality). Bhilai Steel Plant, Bhilai-1, Distt. Durg (M.P.) having their Regd. office at P.O. Hinoo, Ranchi.	IS: 1977-1962 Specification for Structural Steel (Ordinary Quality).	
31	CM/L-617 10-1-1964	16-2-65	15-2-66	The Bhor Industries Ltd., 392, Cadell Road, Bombay-28 having their Regd. office at Sir Vithaldas Chambers, 16, Apollo Street, Fort, Bombay-1.	Vinyl Coated Fabrics (Leather-cloth).	IS : 1259-1962 Specification for Vinyl Coated Fabrics (Leathercloth). (Revised)
32	CM/L-618 10-1-1964	16-2-65	15-2-66	M/s. Indian Malleable Castings Ltd., P. O. Domchanch, District Hazaribagh (Bihar) having their Registered office at 4 Lyons Range, Calcutta-1.	Bicycle Frames . . .	IS : 623-1963 Specification for Bicycle Frames. (Revised)
33	CM/L-619 10-1-1964	16-2-65	15-2-66	The Indian Tube Co. (1953) Ltd., Jamshedpur having their Registered office at 41 Chowringhee Road, Calcutta-16.	Mild Steel Tubes and Tubulars	IS : 1239-1964 Specification for Mild Steel Tubes and Tubulars. (Revised)

1	2	3	4	5	6	7
34	CM/L-620 17-1-1964	16-2-65	15-2-66	M/s. Roofrite Private Ltd., Daulatabad Road, Gurgaon (Punjab), Near Railway Station having their office at Cottage No. 18, West Patel Nagar, New Delhi-12.	Bitumen Felts for Waterproofing and Damp-Proofing Type 3 Grade I.	IS : 1322-1959 Specification for Bitumen Felts for Waterproofing and Damp-Proofing.
35	CM/L-621 22-1-1964	1-3-65	28-2-66	M/s. Pesticides India, Udaisagar Road, Udaipur.	BHC Water Dispersible Powder Concentrates.	IS : 562-1962 Specification for BHC Water Dispersible Concentrates (Second Revision).
36	CM/L-624 23-1-1964	1-3-65	28-2-66	M/s. Polymer Products Co., Opposite Indian Cork Mills, Saki Vihar Lake Road, Bombay-70.	Plastic Water-Closet Seats and Covers (Phenolic Plastics and Amini plastics)	IS : 2548-1963 Specification for Plastic Water-Closet Seats and Covers.
37	CM/L-625 30-1-1964	1-3-65	28-2-66	The Tata Iron and Steel Co. Ltd., Jamshedpur.	Structural Steel (Fusion Welding Quality).	IS : 2062-1962 Specification for Structural Steel (Fusion Welding Quality).

[No. MD/33:16/A]

New Delhi, the 16th March 1965

**S.O. 989**—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961, 1962 and 1964, the Indian Standards Institution hereby notifies that amendment(s) to the Indian Standard(s), given in the Schedule hereto annexed, has been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

THE SCHEDULE

Sl. No.	No. and title of the Indian Standard amended	No. and Date of Gazette Notification in which the establishment of the Indian Standard was notified	No. and date of the Amendment	Brief particulars of the Amendment	Date from which the Amendment shall have effect
1	2	3	4	5	6
1	IS : 1320-1958 Speci- fication for Baker's Yeast	S.O. 2834 dated 26th December, 1959	No. 1 November, 1964	(i) Clause 0.2, second sentence—Delete. Immediate effect (ii) Clause 4.2, first sentence— Substitute the following for the existing sentence : 'Baker's yeast (dried) shall be in the form of powder, small granules or pellets or flakes.' (iii) Table I, Item V—Delete item V and all the entries against it and renumber the subsequent 'item (vi)' as 'item (v)'. (iv) The existing clauses, 6.1 and 6.2 have been substituted by new ones. (v) Clause B-3.1, second sentence— Substitute the following for the existing sentence : 'Transfer to this about 10 g of the dried yeast or 2.5 g of the compressed yeast and weigh accurately to the nearest milligram.' (vi) The existing clause C-1.1 has been substituted by a new one. (vii) The existing clause C-1.2 and the Note under it have been sub- stituted by a new one.	

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1	2	3	4	5	6
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(viii) The existing Appendix D has been substituted by a new one.

(ix) Appendix F, lines 2, 3 and 4 in the title—

Substitute the following for the existing matter :

Table I, Item (v).  
DETERMINATION OF MICROFLORA  
OTHER THAN YEASTS

Copies of this Amendment slip are available, free of cost, with the Indian Standards Institution, Manak Bhavan, 9, Bahadur Shah Zafar Marg, New Delhi-1, and also its branch offices at (i) Bombay Mutual Terrace, First Floor, 534, Sardar Vallabhbhai Patel Road, Bombay-7, (ii) Third and Fourth Floors, 5, Chowranghee Approach, Calcutta-13, (iii) Second Floor, Sathyamurthi Bhavan, 54, General Patters Road, Madras-2, and (iv) 14/69, Civil Lines, Kanpur.

[No. MD/13:5.]

## ERRATA

New Delhi, the 16th March 1965

S.O. 996.—In the Ministry of Industry and Supply (Indian Standards Institution) Notifications published in the Gazette of India, Part II, Section 3(ii), the following corrections may be made:

1. Gazette dated 26th December, 1964—

S.O. 4321, dated 15th December, 1964, Schedule, S. No. 1, Col. 2, ~~Mac~~ 1—  
For "Foint" Read "Joint"

2. Gazette dated 2nd January, 1965—

S.O. 83, dated 16th December, 1964, Schedule, S. No. 18, Col. 4, line 8—  
For "2·5 kgf/cm" Read "2·5 kgf/cm<sup>2</sup>"

3. Gazette dated 16th January, 1965—

(a) S.O. 226 dated 4 January, 1965, Schedule—

(i) S. No. 8, Col. 2, line 2 and Col. 4, line 9—  
For "@" Read "a" .

(ii) S. No. 13, Col. 4, line 2—

For "dimentona" Read "dimensional"

line 3—

For "thermo-sampers" Read "thermo-samplers"

(iii) S. No. 14, Col. 2, line 2—

For "Healdsl" Read "Healds"

(b) S.O. 230 dated 7th January, 1965, Para 2, line 3—

For "nto" Read "into"

4. Gazette dated 6th February, 1965—

S.O. 385, dated 20th January, 1965, Schedule, S. No. 1, Col. 2, line 1—

For "IS:694e" Read "IS:694"

5. Gazette dated 13th February, 1965—

S.O. 490, dated 2nd February, 1965, Schedule,

(i) S. No. 20, Col. 3, line 1—

For "whit" Read "white"

(ii) S. No. 44, Col. 3, line 1—

For "Methods" Read "Method"

[No. MD/18:2.]

D. V. KARMARKAR,  
Jt. Director (Marks).

